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the information set forth herein below, unless noted as based on information and belief, all of which is true and correct of my own personal knowledge, and if called upon to testify, I could and would competently testify thereto.

- 2. No later than February 27, 2014, Defendant Monette Stephens ("Stephens") retained me to represent her in the action entitled *Monette Rosemarie Stephens v. Alexander Wescott*, San Francisco County Superior Court Case No. FDV-14-810782 ("Underlying Action"). I reviewed a copy of the temporary restraining order at or around the time that I was retained by Stephens. In the temporary restraining order, Stephens alleged that Plaintiff abused narcotics and alcohol in front of their children. Stephens also alleged that Plaintiff verbally and physically abused her, and that her children had observed the abuse. Stephens requested the Court issue a temporary restraining order against Plaintiff, force him to move out of the family home, and restrict his access to Stephens and the children. A true and correct copy of the Request for Domestic Violence Restraining Order is attached hereto as Exhibit 1.
- 3. The same day, I sent an email to Plaintiff informing him that Stephens had retained me to represent her in the Underlying Action and attempt to negotiate a written agreement with Plaintiff to resolve their dispute. Prior to that email, I had never met or communicated with Plaintiff in any manner and had no preexisting relationship with Plaintiff. A true and correct copy of my February 27, 2014, email to Plaintiff is attached hereto as Exhibit 2.
- 4. Between February 27, 2014, and March 13, 2014, I, in my capacity as Stephens' counsel, engaged in an arms-length negotiation with Plaintiff over the terms of a written agreement to resolve the Underlying Action. At all times during those negotiations I was acting in my capacity as Stephens's attorney. At no time did I expressly or implicitly inform Plaintiff that I was representing his interest in the Underlying Action or negotiations over the terms of a written agreement to resolve his dispute with Stephens. Plaintiff was at all times my client's litigation adversary in the negation process as well as the Underlying Action.
- 5. On March 4, 2014, I received an email from Plaintiff regarding discussions over the terms of the written agreement to resolve the Underlying Action. In that email Plaintiff admittedly 'under[stood] that [I] represent[ed] Monette and not [Plaintiff]" in the parties negotiations over the terms

of the Stipulation. A true and correct copy of Plaintiff's March 4, 2014, email to me is attached hereto as **Exhibit 3**.

- 6. On March 5, 2014, I filed a Substitution of Counsel form in the Underlying Action. The form stated that I was substituting in as Stephens' attorney only. A true and correct copy of Substitution of Counsel form substituting me into the Underlying Action is attached hereto as **Exhibit 4**.
- 7. The same day, I sent Plaintiff an email that included a revised copy of the proposed written agreement. In the body of the email I informed Plaintiff that a notary would ultimately be needed when the agreement was executed because Plaintiff did not have counsel. A true and correct copy of my March 5, 2014, email (without attachments) to Plaintiff is attached hereto as **Exhibit 5**.
- 8. On March 6, 2014, I received an email from Plaintiff regarding negotiations over the terms of the written agreement resolving the Underlying Action. In the email, Plaintiff stated that he was representing himself in that case: "[Plaintiff] simply cannot afford attorneys at this point in time, which why [sic] I'm representing myself, if possible...and if I get an attorney for this matter, I'm hoping I can find someone pro bono." In fact, Plaintiff also expressed his ignorance of the terms of the attorney-client fee agreement between me and Stephens: "I assume you took Monette's case partially or fully pro bono...May I see whatever agreements you signed? What hourly rate are you using? May I see what you have done so far? How much do you expect you need to do?" A true and correct copy of Plaintiff's March 6, 2014, email to me is attached hereto as **Exhibit 6**.
- 9. On March 12, 2014, I sent an email to Plaintiff with a copy of the Substitution of Counsel form filed in the Underlying Action. This was the first time that I sent a copy to Plaintiff because it took approximately one week to receive an executed copy back from the Court. Plaintiff acknowledged receipt of the email at 6:23 a.m. on March 13, 2014, before any written agreements were signed resolving the Underlying Action. A true and correct copy of the March 12 and 13, 2014, email chain between me and Plaintiff is attached hereto as **Exhibit 7**.
- 10. On March 13, 2014, Stephens and Plaintiff signed the Stipulation and Order Thereon Re: Custody, Support, and Housing ("Stipulation") regarding custody, support, and housing. I signed the Stipulation approved as to form only as the attorney for Stephens only. The Stipulation resulted from a

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- simple arms-length business transaction between litigation opponents, wherein I solely represented Stephens' interests, not Plaintiff's interests. The Stipulation was executed as an Order of the Court on July 30, 2014. A true and correct copy of the Stipulation is attached hereto as **Exhibit 8**.
- 11. The Stipulation at Prgh. 14 states that Plaintiff shall pay for all of Stephens's legal fees in the sum of \$7,000, paid over an approximate forty-five (45) day period. Under Prgh. 7, the Stipulation also provided that Stephens would have exclusive use, possession, and control of the real property located at 853 Ashbury Street, San Francisco, CA 94117 ("San Francisco Property") starting immediately. Prgh. 6 states that Stephens would have exclusive use, possession, and control of the real property located at 3910 Carol Avenue, Santa Barbara, CA 93110 ("Santa Barbara Property") between June 16, 2014 and August 31, 2014. Both properties were in foreclosure at the time that the Stipulation was executed by the parties.
- 12. On March 25, 2014, I received an email from Plaintiff requesting a copy of the invoice for the attorney's fees and costs that I billed while representing Stephens in the Underlying Action. Based on the terms of the Stipulation and in response to Plaintiff's email, I invoiced Plaintiff directly for the attorney's fees and costs for the work I performed as Stephens' counsel. A true and correct copy of Plaintiff's March 25, 2014, email to me is attached hereto as **Exhibit 9**.
- 13. On June 2, 2014 Plaintiff filed a Petition for Dissolution in the action entitled Alexander Wescott v. Monette Rosemarie Stephens, San Francisco County Superior Court Case No. FDI-14-781666 ("Dissolution Action"). Plaintiff filed the pleading in *pro per* and the petition alleged that the dissolution was based on irreconcilable difficulties. A true and correct copy of the Petition for Dissolution of Marriage is attached hereto as **Exhibit 10**.
- 14. On August 11, 2014, the Underlying Action and the Dissolution Action were consolidated under the Dissolution Action. A true and correct copy of the Order Re: Consolidation is attached hereto as Exhibit 11.
- 15. On August 25, 2014, I filed a Request for Order in the consolidated Dissolution Action seeking to enforce the terms of the Stipulation that applied to the real property. The motion sought to have Plaintiff removed from the San Francisco Property and to prevent his future access to the Santa

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Barbara Property. A true and correct copy of the Request for Order Re: House is attached hereto as Exhibit 12.

- 16. On or around December 2, 2014, Plaintiff submitted to a psychological & substance abuse evaluation on for purposes of evaluating the scope of child custody. A written report was prepared that documented the examination. I received a copy of this report in my capacity as Stephens' counsel in the consolidated Dissolution Action. In the evaluation, Plaintiff admitted to abusing alcohol and cocaine and described himself as a cocaine addict. Psychological testing showed that Plaintiff possessed personality structures that are oppositional, mistrustful of others, and paranoid. The testing also showed that Plaintiff engages in delusional thinking, displayed classic addict behavior, and had advanced addictive disease.
- 17. On December 12, 2014, I filed a Substitution of Counsel form in the consolidated Dissolution Action substituting out of the case as Stephens' counsel. I was replaced by Terry A. Szucsko. My substitution out of the consolidated Dissolution Action concluded my attorney-client relationship with Stephens, and concluded any work I was performing in relation to the Stipulation and the consolidated Dissolution Action. A true and correct copy of Substitution of Counsel form substituting me out of the consolidated Dissolution Action is attached hereto as Exhibit 13.
- 18. My representation of Stephens in the consolidated Dissolution Action and the related Stipulation is my sole connection with Plaintiff. Prior to February 27, 2014, I had never had any dealings or communications with Plaintiff. Every action taken by or communication made by me with respect to Plaintiff was within our capacity as Stephens' attorney, and was directly related to the legal representation of my client.
- 19. The sole purpose of all the actions and communications by me in relation to Plaintiff was to represent Stephens in the consolidated Dissolution Action and the Stipulation, and to advance my client's legal interests.
- 20. All of the actions and communications by me in relation to Plaintiff were made in an effort to "to achieve the objects of the proceedings," that is, to advance my client Stephens' position against Plaintiff in the consolidated Dissolution Action and the related Stipulation.

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3	21. I never directly entered into any contract of any nature with Plaintiff, either oral or
4	written. I never had an attorney-client relationship with Plaintiff. I have never owed Plaintiff any
5	fiduciary duty, or any other duty of any sort, as Plaintiff was the litigation opponent of my client
6	Stephens.
7	I declare under penalty of perjury under the laws of the State of California that the foregoing is
8	true and correct and that this Declaration was executed on this 16th day of February 2018, in
9	San Francisco, California.
10	By: <u>/s/ Michelle Harris</u> Michelle Harris
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28	- 6 - DECLARATION OF MICHELLE HARRIS IN SUPPORT OF DEFENDANT HARRIS' CASE NO.: 3:17-CV-

Case 3:17-cv-05837-WHO Document 29-3 Filed 02/16/18 Page 6 of 97

CERTIFICATE OF SERVICE 1 2 I, Maria Diazgranados, declare: 3 I am a citizen of the United States, am over the age of eighteen years, and am not a party to or 4 interested in the within entitled cause. My business address is 88 Kearny Street, 10th Floor, San 5 Francisco, California 94108. On February 16, 2018, I served the following document(s) on the parties in the within action: 6 7 DECLARATION OF DEFENDANT MICHELLE HARRIS IN SUPPORT OF MOTION 8 TO DISMISS THE COMPLAINT PURSUANT TO FRCP RULE 12(B)(6) FOR FAILURE TO STATE A CLAIM AND SPECIAL MOTION TO STRIKE FIRST AMENDED 9 COMPLAINT PURSUANT TO CALIFORNIA CODE OF CIVIL PROCEDURE § 425.16 10 VIA MAIL: I am familiar with the business practice for collection and processing of mail. The above-described document(s) will be enclosed in a sealed envelope, with first 11 X class postage thereon fully prepaid, and deposited with the United States Postal Service at San Francisco, California on this date, addressed as listed below. 12 13 Carl Alexander Wescott Attorney For Plaintiff in Propria Persona 14 P.O. Box 190875 San Francisco, CA 15 Phone: (415) 335-5000 16 17 I declare under penalty of perjury under the laws of the State of California that the foregoing is 18 a true and correct statement and that this Certificate was executed on February 16, 2018. 19 Manw Sungrunad & 20 21 22 23 24 25 26 27 28

EXHIBIT 1

DV-100 Request for Domestic Violence Restraining Order	Clerk stamps date here when form is filed.
Name of person asking for protections Your lawyer in this case (if you have one): Name: To Pro Ler State Bar No.: BY TO HELD STATE STAT	CLEBK OF THE COURT
Address (If you have a lawyer for this case, give your lawyer's information. If you do not have a lawyer and want to keep your home address private, give a different mailing address instead. You do not have to give your telephone, fax, or e-mail.): Address: 653 ASWOWS State: A Zip: 94117 Telephone: 415, 680,0280 Fax:	Fill in court name and street address: Superior Court of California, County of
E-Mail Address:	Clerk fills in case number when form is filed.
2) Name of person you want protection from:	toy = 14 = 9 0 7 8 2
Description of person you want protection from:	
Sex: MM R Height: 5111 Weight: 280 Hair Cold Race: WW + Address (if known):	or: Blond Eye Color: Blue Date of Birth: 6,15,1967 Zip:
	Relationship to you
What is your relationship to the person in 2? (Check all that a. We are now married or registered domestic partners. b. We used to be married or registered domestic partners. c. We live together. d. We used to live together. e. We are related by blood, marriage, or adoption (specify relationship f. We are dating or used to date, or we are or used to be engaged to be g. We are the parents together of a child or children under 18: Child's Name: Child's Name: Child's Name: Check here if you need more space. Attach a sheet of paper and writted.	apply): u do not have one of these relationships, court may not be able to consider your est. Read DV-500-INFO for help.): married. Date of Birth: Date of Birth: Date of Birth: Under 18" for a
h. We have signed a Voluntary Declaration of Paternity for our child o	r children. (Attach a copy if you have one,
This is not a Court Order	

•			Case Number:
5	Other Court Cases a. Have you or any other person named in it No Yes If yes, check each kind of Kind of Case	em ③ been involved in another of case and indicate where and v	court case with the person in ②? when each was filed: Year Filed Case Number (if known)
	☐ Divorce, Nullity, Legal Separation ☐ Civil Harassment ☐ Domestic Violence ☐ Criminal ☐ Juvenile, Dependency, Guardianship ☐ Child Support ☐ Parentage, Paternity ☐ Other (specify): ☐ Check here if you need more space. A	San Francisco San Francisco Citach a sheet of paper and write	2.014 2.019
	b. Are there any domestic violence restraining No Yes If yes, attach a copy if	ing/protective orders now (crimi	
	Check the orders you want.	2	
6	Personal Conduct Orders I ask the court to order the person in ② a. Harass, attack, strike, threaten, a property, disturb the peace, keep b. Contact, either directly or indire e-mail or other electronic means The person in ② will be ordered not a person unless the court finds good can	assault (sexually or otherwise), I o under surveillance, or block m ectly, in any way, including but i s to take any action to get the add	ovements not limited to, by telephone, mail or
7	My school	My vehicle The children's school or chi Each person listed in 3 Other (specify): d to stay away from all the place by, workplace, school, or vehicle	
	FAK WITH NAME	to work	
8	Move-Out Order (If the person in 2 lives with you and this move-out order) I ask the court to order the person in (2)		
	I have the right to live at the above ad	dress because (explain):	am on the
	mortgage.		
	· · ·		

*		Case Number:
I be If to fire	the or Other Firearms and Ammunition elieve the person in ② owns or possesses guns, firearms, or ammunition the judge approves the order, the person in ② will be ordered not to ow the carm or ammunition. The person will be ordered to sell to a gun dealer of the person will be ordered to sell to a gun dealer of the carms that he or she owns or possesses.	n, possess, purchase or receive a
10 💢	Record Unlawful Communications I ask for the right to record communications made to me by the person	in (2) that violate the judge's orders.
11) 🗆	Animals: Possession and Stay-Away Order I ask for the sole possession, care, and control of the animals listed bel 2 to stay at least yards away from and not take, sell, transfer strike, threaten, harm, or otherwise dispose of the following animals:	ow. I ask the court to order the person in r, encumber, conceal, molest, attack,
	I ask for the animals to be with me because:	
12)	Child Custody and Visitation a. I do not have a child custody or visitation order and I want one. b. I have a child custody or visitation order and I want it changed. If you ask for orders, you must fill out and attach Form DV-105, Requorders. You and the other parent may tell the court that you want to be legal p. DV-180, Agreement and Judgment of Parentage).	est for Child Custody and Visitation
13)	Child Support (Check all that apply): a. X I do not have a child support order and I want one. b. I have a child support order and I want it changed. c. I now receive or have applied for TANF, Welfare, CalWORKS If you ask for child support orders, you must fill out and attach Form Declaration or Form FL-155, Financial Statement (Simplified).	, or Medi-Cal. FL-150, Income and Expense
14 🗆	Property Control I ask the court to give <i>only</i> me temporary use, possession, and control	of the property listed here:
15 🗆	Debt Payment I ask the court to order the person in ② to make these payments whil Check here if you need more space. Attach a sheet of paper and we pay to: For: Amoun	rite "DV-100, Debt Payment Jor a title.
16 □	Property Restraint I am married to or have a registered domestic partnership with that the person in 2 not borrow against, sell, hide, or get rid of or defin the usual course of business or for necessities of life. I also ask the me of any new or big expenses and to explain them to the court.	SHOV AND DOSSESSIONS OF PROPORTY

This is not a Court Order.

Case Number:		
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17)	X	Spousal Support I am married to or have a registered domestic partnership with the person in ② and no spousal support order exists. I ask the court to order the person in ② to pay spousal support. (You must fill out, file, and serve Form FL-150, Income and Expense Declaration, before your hearing).
18)		Lawyer's Fees and Costs I ask that the person in 2 pay some or all of my lawyer's fees and costs. You must complete, file and serve Form FL-150, Income and Expense Declaration before your hearing.
19		Payments for Costs and Services I ask the court to order the person in 2 to pay the following: You can ask for lost earnings or your costs for services caused directly by the person in 2 (damaged property medical care, counseling, temporary housing, etc.). You must bring proof of these expenses to your hearing. Pay to:
		Pay to: For: Amount: \$
20)	X	Batterer Intervention Program I ask the court to order the person listed in ② to go to a 52-week batterer intervention program and show proof
21)	X	Other Orders What other orders are you asking for? What other orders are you asking for?
		☐ Check here if you need more space. Attach a sheet of paper and write "DV-100, Other Orders" for a title.
(22)		Time for Service (Notice) The papers must be personally served on the person in (2) at least five days before the hearing, unless the court orders a shorter time for service. If you want there to be fewer than five days between service and the hearing, explain why below. For help, read Form DV-200-INFO, "What Is Proof of Personal Service?"
2324	If:	D Fee to Serve (Notify) Restrained Person you want the sheriff or marshal to serve (notify) the restrained person about the orders for free, ask the court erk what you need to do. Ourt Hearing ne court will schedule a hearing on your request. If the judge does not make the orders effective right away
	("1	the court will schedule a hearing on your request. If the judge does not make the hearing. If the judge does not temporary restraining orders"), the judge may still make the orders after the hearing. If the judge does not ake the orders effective right away, you can ask the court to cancel the hearing. Read Form DV-112, Waiver ake the orders on Denied Request for Temporary Restraining Order for more information.

This is not a Court Order.

•,		Case Number:
25)	Describe Abuse Describe how the person in 2 abused you. Abuse means to intentionally bodily injury to you; or to place you or another person in reasonable fear molest, attack, hit, stalk, threaten, batter, harass, telephone, or contact you	i: or to disturb your peace; or to destroy
	your personal property. Abuse can be spoken, written, or physical. (For a §§ 6203, 6320).	complete definition, see Family Code n, and myself AHalned
	☐ Check here if you need more space. Attach a sheet of paper and w. d. Did the person in ② use or threaten to use a gun or any other weapon	rite "DV-100, Recent Abuse" for a title. ? No 🗆 Yes (If yes, describe):
	e. Describe any injuries: Francture evolution benefit and older eye, half in fraction of the police come? No yes old over face, if yes, did they give you or the person in 2 an Emergency Protective Attach a copy if you have one. The order protects you or the person in 2 g. Has the person in 2 abused you (or your children) other times? If yes, so check here and use Form DV-101, Description of Abuse of previous abuse.	Hove low fare, DRUISION CAY ARMY CONDER? Yes No I I don't know
26 27	Other Persons to Be Protected The persons listed in item 3 need an order for protection because (despendent of the Children Nave with 1880 the Number of pages attached to this form, if any:	verbal abuse and see
I de	eclare under penalty of perjury under the laws of the State of California that	t the information above is true and correct.
Date	Man, He Stinhers	your name
Date	e;	
Т	ryer's name, if you have one Lawy	ver's signature
Lan	This is not a Court Order	1
		5V 400 Page 5 of 5

Alexander Wescott (Age 8); Cyrus Wescott (Age 5); and Darius Wescott (Age 3). I am asking

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PETITIONER'S DECLARATION IN SUPPORT OF APPLICATION FOR RESTRAINING ORDER DV100/101

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the court for a 5-year CLETS restraining order to protect myself and my sons from the Respondent.

History of Relationship and Past Incidents of Abuse

- 4. Respondent and I met in or around May 2004 and married in January 2005.
- 5. Respondent's abuse toward me started out as emotional and has escalated to physical. The emotional abuse started in August 2005 when I became pregnant with our first son, Alexander. Respondent would call me "fat", "old", and "stupid". He ridiculed me for having two prior miscarriages with him. Respondent would tell me that he'd sleep with other women if I couldn't give him children. Respondent made these statements and similar statements to me during all three of my pregnancies.
- 6. Respondent also mocked the way I handled my finances. Respondent told me that I was stupid with the way I managed money and that if I let him handle it, we'd make much more money. So I gave up my financial autonomy, and allowed Respondent to handle our finances.
- 7. In 2007, I became pregnant with our second son, Cyrus, and I experienced significant health problems during this pregnancy. I was hospitalized and nearly lost our son. Because of these health issues, I had a caesarian. While I was still in the hospital recovering from the caesarian, Respondent told me that he wanted a third child, and he said would leave me for a younger and skinner woman if I didn't agree to have another child. Given the health risks I experienced while pregnant with our second son, Respondent's comments were extremely troublesome and cruel.
- 8. In the beginning of 2010, our financial situation had substantially declined and several lawsuits were filed against us to recover money lost. Around this time, I noticed a significant change in Respondent's behavior. He became very withdrawn and was sleeping during the day a lot. I thought that Respondent may be depressed given the financial troubles he was experiencing, but I later discovered in May 2011 that Respondent was actually using cocaine during this time. In May 2011, Respondent admitted to me that he had been abusing cocaine since the beginning of 2010.

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- 9. In February 2010, I gave birth to our third son, Darius. The emotional abuse continued throughout this pregnancy and while I wanted to leave Respondent, I decided not to because I was so overwhelmed after giving birth to our third child. At that juncture, I had three children under the age of five to look after.
- 10. As time progressed, Respondent's emotional abuse turned physical. In or around fall 2010, Respondent started breaking personal property in our home when he became mad and enraged.
- 11. In or around May 2011, I noticed that Respondent started drinking alcohol more frequently and eventually he started binge drinking. When Respondent would drink he would become extremely angry.
- 12. In the summer of 2011, Respondent's sister and I confronted Respondent about his cocaine addiction after we discovered that Respondent was having cocaine delivered to our house. Respondent became enraged. He broke our glasses in the kitchen and went to the third floor of our home and started throwing glass out the window onto the street. Respondent nearly broke our garbage disposal because there was so much glass thrown down it. I was worried that the kids would see or step on the glass, so I quickly cleaned it up instead of calling the police.
- 13. In November 2012, I decided to take our children to Los Angeles to see their grandparents. I missed Respondent's calls during this time, which angered Respondent. When I returned to our home in Santa Barbara, Respondent had smashed several items in our office, including a computer monitor.
- 14. On November 23, 2012, I went out with a girlfriend for dinner and hired a babysitter to watch our children. When I returned to our home in Santa Barbara, I discovered that Respondent destroyed numerous items in our house. Among other things, Respondent broke glass and kitchen articles in the kitchen, punched holes in our walls, and smashed our microwave. For all intents and purposes, Respondent had ransacked our home. Luckily, our children, who were home at the time, remained asleep while Respondent destroyed our home. If any of them

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had woken up and walked into the kitchen, they would have cut their bare feet on the glass strewn across the floor. After destroying our home, Respondent apparently left the house and left our children home unattended. When I got home, I called the police and Respondent was arrested for assault and child endangerment. Respondent was released on bail and left the country shortly thereafter. (See November 26, 2012 police report attached).

- 15. On December 27, 2012, Respondent and I left our children at home with the babysitter to have dinner with friends. Respondent became extremely intoxicated and started screaming at me on our way home. While stopped at a red light, Respondent jumped out of the car and started walking away from our vehicle. I drove home and locked the front door. About a half an hour later, I heard Respondent screaming and kicking the front door. This was odd because Respondent knew we had a key to our front door hidden by the door. Respondent kicked the front door so hard that he cracked it. I did not want our children to wake up, so I quickly went and answered the door. When Respondent got into our home, be started throwing glasses around. I pled for him to stop, but he refused. I was so terrified; I thought Respondent may be having a psychotic break down. The neighbors heard Respondent screaming and kicking the front door and called the police. After the police got there, I called a friend to help me get our children out of the house. Our friend took us to a hotel and Respondent remained with the police. It is my understanding that Respondent was not arrested that night. I returned to our home the following day with another friend, and I noticed more items destroyed. It appeared that Respondent may have broken more after the police allowed him to remain in the home. I called the sheriff, but I do not believe a police report was filled. However, my friend did witness the destroyed nature of our home and can provide testimony regarding the same.
- 16. After the December 2012 incident, I told Respondent that he had to straighten himself out and for the next few months Respondent left our children and me alone.
- 17. In or around March 2013, Respondent called saying he had straighten himself out, that he wouldn't yell at me anymore, and that he wanted to come home. I did want to break up our

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- family, so I allowed him to move back home. However, a couple months later, Respondent started with the emotional abuse again.
- 18. In June 2013, I took our children down to Santa Barbara for the summer to get a break from Respondent's abuse. Respondent joined us in August and throughout that month things were However, in September 2013, Respondent's reverted back and started relatively calm. becoming very emotionally abusive again.
- 19. On September 26, 2013, Respondent became extremely intoxicated and he started yelling at me and breaking items in our house. Among other things, he called me a "stupid fucking cunt" and a "fucking cunt". Our oldest son woke up and saw Respondent's violent behavior. I put our son back to bed, and called a mutual friend, Michael Stern, to help me calm Respondent down. When Mr. Stern arrived, Respondent started accusing us of having an affair and Respondent started punching Mr. Stern with a clenched fist. I called the police. Mr. Stern's main objective was to ensure the safety of my children and me. Because Mr. Stern did not want any police action, the police did not arrest Respondent. Respondent went to a hotel near SFO because he was leaving for a business trip to Korea in the morning. The police assisted in securing our home and I stated there with our children. (See September 26, 2013 police report attached.)
- 20. In or around December 2013, Respondent, our children and I were at our home in San Francisco. Our children were playing in the downstairs living room and Respondent was in the kitchen. When I walked downstairs, I noticed that the door to our kitchen was closed. I found this unusual because we normally keep the internal doors in our house open. When I opened the door, I found Respondent snorting a white powdered substance. I believe Respondent was snorting cocaine. When I entered the kitchen, Respondent wiped the dust off the counter. I was furious and I confronted Respondent. I told him that I could not believe that he would do drugs with our children in the other room.

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21. On January 29, 2014, Respondent and I agreed to get a sitter and go to a dinner and movie. On the way to dinner, we got into a verbal argument about my pending bankruptcy action. Respondent started getting very aggressive and started yelling that I was "so stupid" and that "I didn't know anything." While at a stop light, Respondent got out of the car and started I then drove to a restaurant to have dinner and I texted walking away from our car. Respondent the name of the restaurant and said he could join me if he wanted. Respondent did not come. After I finished dinner, I called Respondent to let him know I was going home and asked him if he wanted a ride. Respondent said that he did and I went and picked him up. When I picked him up, Respondent's demeanor was very agitated and aggressive. This made me feel very uneasy. He's behavior made me feel very uneasy. Given his past history of abusive behavior, I thought the situation may escalate, so I remained silent in the car and I went upstairs to my room when we got home. Respondent came into my bedroom and started yelling at me, staying "you're so stupid" and "you're destroying our family." Respondent and I then went downstairs to a bedroom where Respondent usually sleeps. Respondent started becoming more aggressive and enraged. In the past, when Respondent exhibited this behavior, he'd calm down if I rubbed his face or if I agreed to engage in sexual acts with him. So I tried to rub his face, and Respondent became enraged and started saying that I was grabbing him. I tried to continue to calm Respondent down, but to no avail. Respondent struck me on the left side of my face with a closed fist punch. He then punched me with a closed fist on the chin and then punched me with a closed fist on my right side of my face. I fell on the bed and Respondent kicked me on the right side of my ear. He then jumped on top of me and threw a blanket over me. I was so afraid because I felt like I couldn't breathe. Respondent then got up and started yelling "I'll kill you or have someone else kill you."

22. On January 30, 2014, I spoke with an employee of the Survivor Restoration Project and she encouraged me to make a statement to the police. I went to the Park police station, but after waiting a while to give my statement, I was told to go back home and call the police and give

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my statement to the police when they arrived at my home. I didn't want my children or neighbors to see the police at our home, so I chose not to call the police on that day.

23. On Monday, February 3, 2014, my injuries from the January 29, 2014 incident started getting worse, so I went to urgent care. I had bruises all over my face and severe pain in my right ear. The medical officials ran CAT scan and other procedures, and determine that I had fractured my orbital bone with other injuries. (See medical documentation attached.) The medical staff also encouraged me to go the police and give them my statement regarding the incident. After I left the hospital, I went to the police and gave them my statement. (A copy of which I can provide at the hearing.)

Request for Legal and Physical Custody of Amiyah Love

- 24. I request sole physical and sole legal custody of our sons, Alexander Wescott, Cyrus Wescott, and Darius Wescott. I am the person responsible for their daily needs and Respondent often travels out of the country for several weeks at a time.
- 25. Respondent has been verbally abusive to me in front of all our sons. Moreover, as explained above, our oldest son, Alexander, has witness Respondent's violent behavior. Our middle child, Cyrus, has also mentioned that he is aware that Respondent is emotionally and physically abusive to me "after they [the kids] go to bed" and my three year old has made the same sort of remarks to me as well. Furthermore, Respondent has been arrested in the past for domestic violence, child endangerment, (see reports attached) and is a drug and alcohol abuser.
- 26. Respondent has admitted to me that he has abused cocaine since the beginning of 2010. In December 2013, I found Respondent snorting cocaine in the room next to where our children were playing in our home. On January 27, 2014, Respondent was exhibiting certain behaviors that made me think that he was still using cocaine. Respondent also abuses alcohol and becomes extremely aggressive when he drinks alcohol.
- 27. I request sole legal and physical custody of our sons, Alexander Wescott, Cyrus Wescott, and Darius Wescott to ensure they live healthy and safe lives.

Supervised Visitation

28. I request supervised visitation of all of our sons because of the emotional and physical abuse described above, and given that Respondent is abusing drugs and alcohol with the children present. Also, as explained above, Respondent has been arrested for child endangerment. I am fearful of my sons being alone with Respondent. My sons have witnessed the emotional abuse and my eldest son has seen Respondent's violent behavior and I do not think my sons will be safe on visitations without it being supervised.

Conclusion

29. I am very afraid for me and my sons' safety. I want to protect my family from the emotional and physical abuse by Respondent. Therefore, I respectfully request that this Court grant to me a CLETS restraining order pursuant to the Domestic Violence Prevention Act (Fam. Code § 6300 et seq).

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

[ORIGINAL SIGNATURE APPEARS ON JUDICIAL COUNCIL FORM]

Q

SANTA BARBARA SHERIFF'S DEPARTMENT



CERTIFICATE OF DETENTION

As required by the provisions of Penal code Section 851.6, I hereby certify that the taking into custody of CARL ALEXANDER WESTCOTT on 11-23-12 by the Santa Barbara Sheriff's Department, as described in case # 12-15863, was a detention only, not an arrest.

A decision not to file an accusatory pleading was made by the Santa Barbara County District Attorney on 11-30-12 . Pertinent portions of Penal Code Sections 849.5 and 851.6 are included as part of this certificate.

Bill Brown, SHERIFF

By:

M HAGUE/4212

Penal code Section 849.5 provides:

In any case in which a person is arrested and released and no accusatory pleading is filed charging him with an offense, any record of arrest of the person shall include a record of release. Thereafter, the arrest shall not be deemed an arrest, but a detention only.

Penal Code Section 851.6 provides, in part:

(b) In any case in which a person is arrested and released and no accusatory pleading is filed charging him with an offense, the person shall be issued a certificate by the law enforcement agency which arrested him describing the action as a detention.

Name and Address of Defendant

Name: CARL ALEXANDER WESTCOTT

Address: 3910 CAROL AVE

SANTA BARBARA, CA 93101

Pg 1 of 4

12-15863

Supplement No ORIG

Santa Barbara County Sheriff



4434 Calle Real

Santa Barbara, CA 93110-1002 Report Type CHILDOFF

Reported Date 11/23/2012

Officer HENEBRY, W

(805) 681-4100

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Summary Narrative
Suspect leaves three children at home unattended after breaking numerous items of glass within house and leaving the glass shards on the floor for the children to step on. This is a violation of Penal Code 273(A) (a).

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Report Officer 3475/HENEBRY, W	Printed At 11/26/2012 08:53	Page 1 of 4

Pg 2 of 4

12-15863

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Report Officer	Printed At	
3475/HENEBRY,W	11/26/2012 08:53	Page 2 of 4
34/3/RENEGRI, W		<u> </u>

12-15863

Supplement No ORIG

Santa Barbara County Sheriff

Home

Santa Barbara City

California

11/23/2012

Modus Operandi

Crimes against family, neglect, nonsupport

Narrative

Continuation: Monette Stephens is the reporting party. The suspect and Stephens have three children in The children are as follows: common and they all live at the address

Additional: I found an unrelated case number involving Stephens and the children in August of this year. 12-11294.

Evidence: Description of the inside and outside of the residence upon my arrival. The inside of the residence appeared to be strewn with glass and destroyed objects and food on the floor and counters. Several rooms had broken glass and computer items that had been destroyed and thrown on the floor area. Windows on the north facing wall of the kitchen were destroyed and broken outward and lying on and around a boy red bicycle that was on its side in the driveway next to the kitchen windows. Also in the kitchen, the bathroom door on the east facing wall had been kicked and the doorknob recessed into the door. The microwave was located on the floor area wall had been kicked and the doorknob recessed into the door. The microwave was located on the floor area within the area of the breakfast table on the floor. All around the floor area were large amounts of broken glass, food, crayons, and containers. Medium size trash containers had been kicked and bent within the kitchen area. As I checked the bathroom area and had to step on the broken glass that was strewn across the floor. In a garage/bedroom, the computer table had broken items strewn across along with a computer that had been destroyed and thrown onto the floor. Many other items of value were also found in and around the computer table all of a personal nature either broken or demanded and unusually. The window in the garage bathroom also table, all of a personal nature either broken or damaged and unusable. The window in the garage bathroom also had been broken and glass was on the floor area. I was unable to take and pictures to document the hazards due to equipment not being available.

On 11-23-12, at 2109 hours, I was dispatched to a domestic disturbance at Upon my arrival, I first checked the area for the suspect. While driving up Carol Ave, Stephens ran up to my vehicle and slapped the side to get my attention. I then accompanied her back to her residence at appeared very upset and shaken. She then stated that she went out with a girlfriend this evening for dinner leaving a babysitter at the residence with her husband/suspect to watch over their three small children. Stephens was not sure when or where the suspect was going to go, so she hired a babysitter for the evening so her husband/suspect would be free to leave. Stephens advised me that the suspect, the night before, had become enraged over their bankruptcy problems and had broken a bathroom window in the residence.

Stephens then began to talk about when she returned this night from dinner. Stephens stated that she observed the suspect jump out at her vehicle as she traversed north bound on La Cumbre Road near Carol Avenue. Stephens was confused at the suspect's behavior and thought that it was "bazaar." Once Stephens went into the residence, she discovered that numerous items within the house had been destroyed. Stephens further stated that the suspect and the papysitter were gone leaving the children asleep in the house with no supervision. Stephens stated she immediately called law enforcement due to suspect's behavior and her fear for her and the safety of her children. None of the children appeared to have awoke during the destruction of the residence. All were found still asleep in their beds.

Upon checking all the rooms for the suspect, I observed the following: Glass and kitchen articles strewn around the kitchen area. In the garage/bedroom, the computer had been destroyed and holes had been punched in the walls. The room appeared to had been ransacked with computer items destroys on the floor. Windows had been broken throughout the residence with glass strewn over the floor area. I observed in the kitchen area, a microwave upside down on the floor along with numerous shards of glass littering the floor area. The glass was observed covering a great portion of the floor within the kitchen dining area. The rooms in the kitchen and the garage all appeared to have been "tossed."

It was determined, by Stephens, that the suspect had released the babysitter and then began to destroy the

	Printed At	
Report Officer		
	11/26/2012 08:53	Page 3 of 4
3475/HENEBRY, W		

Pad of 4

12-15863

Supplement No ORIG

Santa Barbara County Sheriff

Narrative

windows and break glass objects within the house. Suspect then left the residence leaving the three small children asleep inside unattended.

Note** If any of the children had gotten up and walked into the kitchen, they would have cut their bare feet on the glass strewn across the floor area.

I assisted Stephens in removing the children from the residence and had her follow me with the children out of Carol Ave onto La Cumbre Road. As I was stopped on La Cumbre Road awaiting Stephens to pull out from Carol Ave, Stephens alerted me to the suspect on the east sidewalk walking south bound on La Cumbre Road. I pulled my marked sheriff's vehicle across the north bound lanes stopping just behind him at the east curb. I then identified myself and asked him to stop and sit down. I did smell an odor of an alcoholic beverage emitting from his breath and person. The suspect stopped, but never sat down. I attempted to question the suspect regarding the current situation and the condition of the residence. The suspect refused to a law any of my questions and would not give any statement to what happened to the house and it's current condition. The suspect fold me to arrest him and that I "was on his wife's side." I again tried to talk to the suspect once we arrive fin the jail parking lot, but he still would not give any statement regarding the situation that I was it westigating. There suspect would only state that he wanted an attorney. The suspect was arrested for 276A(a) F.C. Child Endangering and booked into County Jail..

Attention Records: Request District Attorney to file additional charge of 594(a) (Felony)*destruction of common

property. Arrest Report case cleared by arrest (ADULT/JUV)

San Francisco-Police Department SFPDINGIDENT(REPORT-1286

Reportinge: Initial																		
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Case 3:17-cv-05837-WHO Document 29-3 Filed 02/16/18 Page 28 of 97

Foan-Erancisco Police: Department SFPD INCIDENT REPORT 1286

Report Type: Initial

130810175

NARRATIVE

On 09-26-2013 at approximately 0032 hrs, Off. Liang #1889 and I responded to 853 Ashbury St. for a report of a fight.

Upon arrival, Off. Liang, Sgt. Ly #793 and I met with (R/V) Michael Stern and (R/W) Monette Stephens who were standing on the sidewalk in front of 853 Ashbury St. Both Stern and Stephens told us that Stern had been involved in a physical altercation with (D) Carl Wescott and that Wescott was still inside the house at 853 Ashbury. Stephens and Stern told us they feared Wescott was having some sort of "mental breakdown" and had been drinking alcohol. Stem was holding an ice pack to his lower left jaw and stated Wescott was "out of control" and had punched him in the face. Stephens said Wescott locked all the doors to the house and would not let them in. Stephens also told us her 3 children were asleep inside the house.

Sgt. Ly, Off. Liang and I made several attempts to contact Wescott inside 853 Ashbury. We banged on the front door and the door inside the garage which leads into the home. Stephens used her cell phone to call into the home, which went unaswered by Wescott. Stephens then gave us her permission to force entry into the home. Off. Liang and I could hear movement inside the house and determined Wescott was still inside. Fearing for the safety of the children and the reported altered state of Wescott, which created an exigency, Off. Liang and I made a forced entry into the house through the door from the garage into the interior of the home. This was also with the approval of Sgt. Ly. As we made entry we loudly and repeatedly annouced our presence.

Sgt. Ly, Off. Liang and I conducted a full search of the interior and located Wescott in the front bedroom on the third level. Wescott was laying in a bed and told us he was sleeping and had not heard us trying to contact him from outside. Off. Liang placed Wescott in handcuffs while Sgt. Ly and I checked on the well being of the children and determined they were safe inside their bedrooms and the rest of the premises was secure.

Wescott told me that he had been at a work event and had approximately 7-8 alcoholic beverages earlier in the evening. Wescott stated he has no mental issues and does not take any medication. Wescott told me he had returned home at approximately 2330 hrs and discovered Stern having sex with his wife, Stephens. Wescott told me this enraged him and he loudly confronted Stern and Stephens about the affair. Wescott said he told Stern to leave the house but Stern refused and a brief struggle ensued. Wescott stated Stern and Stephens eventually left the home and he locked the doors and went to bed.

Stephens told me that Wescott was out earlier in the evening and returned home at approximately 2300 hrs. Stephens told me that Wescott appeared drunk and became irate and belligerent when she relayed some bad news about the couple's financial situation to him. Stephens said Wescott started yelling and dumping over furniture in the house. Stephens told me Wescott did not physically touch or threaten her, that he only went from room to room over turning furniture and breaking items. Stephens said her oldest child, 7 year old Alexander, woke up and witnessed part of Wescott's destruction. Stephens said she put Alexander back in bed and then called a family friend, Stern, to come to the house and help her with Wescott. Stephens told me when Stern arrived, this enraged Wescott further. Wescott accused Stern of having an affair with Stephens and the two became involved in a physical altercation. Stephens said she and Stern went outside the house after the altercation and Stern called 911. Stephens told me she did want any police action taken against Wescott, only that she wanted him to leave the house.

Stern told me that Stephens had called him at approximately 2325 hrs and asked him to come to her house and help deal with Wescott. Stern told me that he has been a close friend of Wescott and Stephens for a long time. Stern stated that he arrived at the home at approximately 2330 hrs and attempted to speak with Wescott in hopes of calming him down. Wescott became enraged when he saw Stern, accusing him of having an affair with his wife, Stephens. Stem told me Wescott appeared drunk and in a mentally altered state. Stern stated that he and Wescott briefly argued and Wescott packed a suitcase and walked out of the house. Stern told me Wescott returned to the house 15 minutes later and after another brief argument began to swing both clenched fists at him. Stern stated he attempted to defend himself and Wescott struck him once on the left side of his face in the lower jaw area. Stern told me he and Stephens then exited the house and called 911. Stern told me he did not want any police action taken

Case 3:17-cv-05837-WHO Document 29-3 Filed 02/16/18 Page 29 of 97

Francisco Police Department

SFPD INCIDENT REPORT 1286 Report Type: Initial

130810175

against Wescott for the assault. Stern refused to sign a citizen's arrest form and told me he would not cooperate with any police action against Wescott. Stern told me his only concern was that Stephens was safe and that Wescott leave the house for the rest of the night. I gave Stern a follow-up form with case number.

Wescott said he would stay the rest of the evening at a hotel near SFO because he was leaving for a week long business trip to Korea on the morning of 9-26-13.I deemed Westcott did not meet the criteria pursuant to 5150 W.I. I removed the handcuffs from Wescott and issued him an 849b form and a follow-up form with case number. Off. Liang and I watched Wescott pack his suitcase and leave the home.

Off. Liang and I stayed with Stephens and made sure all doors and windows in the home were locked and secure. Stephens was extremely upset about the incident but reiterated to me her desire to not persue anything further against Wescott. Off. Liang took (E2) 14 photos of the scene to document the destruction Wescott caused.

I gave Stephens a follow-up form with case number and a Domestic violence and referral follow up form.

Sgt. Ly booked the (E1)849b form and (E2)CD with 14 photos into evidence at Co. F.

SERVICES FOR CHILDREN

206-5311 Child Trauma Project Mt. Zion Violence Prevention Project /L.I.N.C. 885-7636 **441-KIDS** TALK Line Family Support Center 441-5437 **565-SAVE** Safe Start

SEXUAL ASSAULT

821-3000/ 821-3222 S.F. Rape Treatment Center 647-7273 SF Woman Against Rape

S.F. HOUSING AUTHORITY - (current residents only)

Office of Domestic Violence Crisis Intervention 1 800-799-7233

TTY FOR HEARING IMPAIRED

Crisis line TTY 781-2224 (Suicide prevention) TTY 864-4765 W.O.M.A.N. Inc. Office of Domestic Violence Crisis Intervention 1 800-787-3224 **FOR OFFENDERS** Center for Special Problems 292-1500 Crisis Line 924-1070 Men's Hotline

979-5933

Crisis Line 924-1070 Men's Program - Marin 552-1361 (Spanish Speaking) **POCOVI**

FOR TRANSPORTATION to Hall of Justice - Courts

695-5170 Senior Escort Service

A.D.A. (Americans with Disabilities Act)

If an alternative format is needed contact the 553-1343 TTY 558-2406 A.D.A. Coordinator at

mobile (415) Crisci-355 8300

SFPD 142E (rev. 06/07)

DOMESTIC VIOLENCE, SEXUAL ASSAULT & ELDER ABUSE FOLLOW UP & REFERRAL CARD

Incident Report Numi	ber: 13087617.	Date 9/3 Time 0/ 50
Reporting Officer:	6-16-6	Star <u>/6</u> 87

WHETHER OR NOT THERE WAS AN ARREST:

X	DOMESTIC VIOLENCE OR ELDER PHYSICAL ABUSE IS A
	DOMESTIC VIOLENCE OR ELDER PHYSICAL ABUSE is a crime Confact the office of the Domestic Violence Response
	Unit, 850 Bryant St., Rm.450 (MonFri., 8a.m 5p.m.),
	553-9225.

SEXUAL ASSAULT: Sexual assault by a person known or unknown to you, including your spouse, is a crime. Contact the Sexual Assault Unit as soon as possible at 850 Bryant St., Rm. 436 (Mon.-Fri., 9a.m. - 5p.m.), 553-1361.

☐ IF THERE IS FINANCIAL ABUSE (TO THE ELDERLY) contact the Fraud Unit, 850 Bryant St., Rm. 421 (Mon.-Fri., 9a.m.- 5p.m.), 553-1521.

Victim Confidentiality Advisory Government Code 6254(f)(2) and PC 293/293.5

The California Government Code 6254(f)(2) gives you the right to request that your name not become part of a public record including release to the media, if you are the victim of one of the following crimes: 220,261, 262, 264, 264.1, 273a, 273d, 273.5 286, 288, 288(a), 289, 422.6, 422.7, 422.75, or 646.9 PC.

Need to know an inmate's custody status? Despite official restraint of the person alleged to have committed domestiviolence/sexual assault, the restrained person may be released at any time. For further information on an inmate's custod status, call the San Francisco Sheriff's Department at 575-4418.





(3) Security Features

- 1 "VOID" appears when conicti
- 2. Pink will change color when treched or rubbed
- 3. Chamical washing will after partiarn
- 4 The upper right box micro-print visible with magnifier "SECURITY RX"
- Reflective watermark on the back visible when viewed at an angle under light "CALIFORNIA SECURITY PRESCRIPTION"

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St. Mary's Medical Center

450 Stanyan Street San Francisco, CA 94117 (415) 668-1000

Emergency Department Patient Discharge Instructions

If your symptoms continue or worsen, return to St Mary's Medical Center or contact your Physician.

If you have questions about your discharge instructions, call St Mary's Medical Center Emergency Department (415) 668-1000

Name: STEPHENS, MONETTE

Current Date: 02/04/14 11:12:52

DOB: 10/21/1963 12:00 AM

MRN: 10497434

FIN: 50730423

Patient Address: 853 ASHBURY ST SAN FRANCISCO CA 94117

Patient Phone: (415)680-0280

Reason For Visit: EENT

Follow-Up Comment(s):

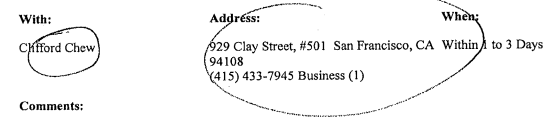
Discharge Diagnosis: Agute head injury

St. Mary's Medical Center would like to thank you for allowing us to assist you with your healthcare needs. These instructions are intended to provide general information and guidelines to follow at home to properly care for your particular medical problem.

The following diagnostic tests and/or procedures were performed during your stay:

STEPHENS, MONETTE has been given the following list of follow-up instructions, prescriptions, patient education materials, and valuables/belongings:

Follow-up Instructions:



Patient Education Materials:

Facial or Scalp Contusion

A facial or scalp contusion is a deep bruise on the face or head. Contusions happen when an injury causes bleeding under the skin. Signs of bruising include pain, puffiness (swelling), and discolored skin. The contusion may turn blue, purple, or yellow.



HOME CARE

- Put ice on the injured area.
- Put ice in a plastic bag.



- 9 Place a towel between your skin and the bag.
- o Leave the ice on for 15-20 minutes, 3-4 times a day.
- · Only take medicines as told by your doctor.

GET HELP RIGHT AWAY IF:

- You have severe pain or a headache and medicine does not help.
- · You are very tired, confused, or your personality changes.
- You throw up (vomit).
- You have a nosebleed that will not stop.
- You see two of everything (double vision) or have blurry vision.
- · You have fluid coming from your nose or ear.
- · You have problems walking or using your arms or legs.
- You have bite problems.
- · You have pain with chewing.
- · You are worried about your face not healing normally.

MAKE SURE YOU:

- · Understand these instructions.
- · Will watch your condition.
- · Will get help right away if you are not doing well or get worse.

Document Released: 12/06/2012 Document Revised: 03/11/2013 Document Reviewed: 12/06/2012 ExitCare® Patient Information ©2013 ExitCare, LLC.

Name: Mone He Stephens	Date of Visit: Page 2
Tests:	Studies / Consults reviewed:
Xrays:	□ Old records / outside data reviewed
EKG:	
Wet Mount:	
UA:	
Sp.Gr Protein	İ
pHBlood	
Leuk Ketone Bili	
Urobili Glucose	
Micro:	
Urine culture sent	Plan:
Assessment:	
O Orbital Fx	of jaw pain persists for) week
B TMJ pain & possible mandible Fx	Follow up with ENT physician
Acute Pain	consider it scan for fracture
	evaluation
	- take advil booms tid x / wea
Chest Pain / CAD / CVA / CHF	1 1
Coumadin Mgmt / Afib / DVT / PE	and 2 = Stylenol bid pro
Hypertension	
Diabetes / ↑FG Dyslipidemia: ↓HDL / ↑LDL / ↑ TG	Pt declines Novco
Renal Insufficiency	Advil/Tylanol pun
Hepatitis / Abnl LFTs	
Hypothyroidism	<u>lce</u>
COPD/RAD/Asthma	Pt to make appt à ENT Dr
Viral syndrome	Consider CT & facial cuts
Conjunctivitis	Discussed Dx / Tx
Otitis: media, externa, serous Sinusitis / Rhinitis	Precautions / Side effects discussed Patient education handouts given
Pharyngitis / Tonsillitis	Diet / Exercise / Weight loss discussed
Bronchitis / Pneumonia	Smoking cessation / EtOH reduction/cessation
UTI / Pyelonephritis	Tylenol / Ibuprofen prn
Prostatitis / Urethritis	Rest, hydration, humidifier, saline gargle
Vaginitis	Avoid altitude changes
Abdominal pain	 Nasal saline lavage / Guaifenesin BID PT / Exercises demonstrated / Theraband
GERD / Gastritis	☐ PT / Exercises demonstrated / I heraband☐ ACS given
Gastroenteritis / Diverticulitis Nephrolithiasis	☐ FTF (>50% CCC): New:10 / 20 / 30 / 45 / 60 min
7 m m m m m m m m	Old: 5 / 10 / 15 / 25 / 40 min
Eczema / Dermatitis / Allergy	CPX due: Imms: PPV: Influenza: dT/TDaP:
Depression / Anxiety / Insomnia	
Chronic Pain	Signed: / auto (MD)FNP/PA
C or pro worsening Ganong/Pal	ul/Barta/Krause/Jensen/Plumb/Winter/Lindsay/Wilford/Witover
follow up with ENT in Sanfrancis	TK TO SV NS www.ttmg.net 530.581.8864 (v12.12)
tellow by white	2000
~ I we w	N LANOU

	SCAN
General Medical Encounter Truck	KEE TAHOE MEDICAL GROUP
	Dut in EPIC
CC: Jan Para BP 100/20 P+	2 R H T 97 C O2 Sat 95 Wt 145 Ht 56 Pharmacy
O NKDA Allergies walnuts, P(N - rash	Pharmacy
	MP: Wastup Tobacco: None
<u>HPI: (4/3)</u>	Meds: See Updated PS/card/last visit
<u> </u>	gul 9 emergenelit C
25days ago mying direct blows	in San francisco omego 3. MI
can't open jaw, blench, or c	how
She has an ENT in SF	
lives in Sanfrancisco	∩ Add'l history from famil
PMH: (See Updated PS) None (Circle: POS, Check or lin	
□ Asthma/COPD/Allergies/PNA □ Diabetes/F	
	Kidney Disease
☐ CAD/CVA/Arrhythmia/CHF ☐ Bleeding/I☐ GERD/PUD/Diverticulitis ☐ Cancer	JV I/PE
D Pyelo/Nephrolithiasis/UTT's/BPH U Surgeries:	
SH/FH: (II See Updated PS) C Sechus 300 8	Exercise:
of fam	EtOH/: O Gassie as Tob: of p/d or Remo
	□ Supple / FROM
Review of Systems: (Circle:POS, Check/line:NEG) 2/9 Pain (1-10)	Chest:
Fevers/chills/night sweats/wt change	Lungs clear / No rales, rhonchi, wheeze
Fatigue/depression/anxiety	NI inspiration / AP diameter / Non-Tender
Rash/edema/myalgias/arthratgia	Heart:
Dizzy/numb/vision, hearing change	RRR, No murmurs, clicks, rubs
☐ CP/palpitations/exertional-CP/DOE	Pulses nl / No bruits
☐ Cough/sputum/heme/SOB/wheeze	□ No JVD/AJR, NI PMI Abdomen:
Discharge: eye/nose/sinus	Flat, soft, BS active / No scars, hernias
Nausea/vomit/diarrhea/constip/BRB/dyspepsia	Non-tender, No CVA tenderness
Dysuria/hematuria/urg/freq/nocturia/EDPolyuria/polydipsia	No masses, LAD, HSM
Polyuria/polydipsia Discharge/bleeding from penis/vagina	☐ Rectal: no mass / Stool: OB neg
□ Irreg menses LMP:	MS/Ext:
Physical Exam: (Circle: Abnl, Check/line: NI) 6,2/6,2/9	Joints nl / FROM
Gen/Psych:	No erythema/tenderness/edema/atrophy
☑ WD/WN/NAD / A&O / NI speech	Neuro: Strength / Sensation intact / Reflexes nl No tremor
☐ No depressed or anxious affect	NI gail / Rhomberg neg / CN intact / EOMI
Skin:	Genitalia:
O No rash / lesions - @ ecchynasis and	□ No lesions/discharge/mass
The odd the state of the state	☐ Prostate: nl size/non-tender/no mass
ENT: Conjunctiva nuno ervinema icterus PERRLA	Uterus:nl size/no CMT;No adnexal mass/tenderness
Canals Ms clear/Hearing intact Pain wir M J w/	Notes:
Mares patent (No swelling / Sinuses non-tender oper	39
Oral: pink/moist; No lesions/mass/exudates	•
Neck:	
No LAD, masses / Nl thyroid	
Name: Monette Stephens	
Date of visit:	Cont on page 2 (v12.12)
Room #	

DV-105 Request for Child Custody a Visitation Orders	and Case Number:
This form is attached to DV-100, Request for Domestic Viole	ence Restraining Order.
Check the orders you want .	
	Mom □ Dad □ Other*
1) Your name: MOVEHE Jephens	
2 Other parent's name: WY WESCOIL	Mom Dad Other*
*If Other, specify relationship to child:	
(3) X Child Custody	,
I ask the court for custody as follows:	Legal Custody to: (Person Physical Custody to:
·	who makes decisions about (Person you want the health, education, and welfare) child to live with)
Child's Name \ \ \ \ \ \ \ Date of Birth	Mom Dad Other Mom Dad Other
a Alexander Wescott 10.12.05	
b. CHEUS WORLD 2.15.08	
c. Davius Westett 2. 25.10	
d	
Check here if you need more space. Attach a sheet o	f paper and write "DV-105, Child Custody" for a title.
(4) Change Current Court Order	
I want to change a current child custody or visitation co	ourt order.
Case Number (if you have it):	County:
Explain your current order and why you want a change	
Check here if you need more space. Attach a sheet of Order" for a title.	f paper and write "DV-105, Change Current Court
(5) Child's Address	
Where has the child in (3)(a) lived for the last 5 years? Give unknown to the other parent and you want to keep it confide Start with where the child lives now and work backwards in the box below and just provide the current state).	i time. (If the current address is confidential, check
Child (3)(a) lived with: Dates lived there:
Child (3)(a) addresses (city and state): Mo	m Dad Other From 200 to present
Confidential 853 AShours St	From to
do 01117	From to
san fran 04 9911 -	From to
	Int Ins Child's Address" for a
Check here if you need more space. Attach a sheet of p	aper and write Dv-105, Child's Address Joi a
title.	

•	Case Number:
<u> </u>	Other Children's Addresses
6)	Check here if the other child's (or children's) address information is the same as listed in (5). If it is different, check here. Attach a sheet of paper and write "DV-105, Other Children's Addresses" for a title. List other children's address information, including dates, and name of person child lived with.
7)	Other Custody Case Were you involved in, or do you know of, any other custody case for any child listed in this form? No Yes If yes, fill out below and attach a copy of any custody or visitation orders if you have them:
•	a. Name of each child in other custody case:
	b. Type of case: Parentage (Paternity) Divorce Child Support Guardianship Juvenile/Dependency Domestic Violence Other (specify):
	c. I was a Party Witness Other (specify):
•	d. Court (name): County: State:
	e. Date of court order: f. Case number (if you have it):
8)	Other People With or Claiming to Have Custody or Visitation Rights Do you know of anyone who is not involved in this case who has or claims to have custody or visitation rights with any child listed on this form? No Yes If yes, fill out below: Name and address of that person:
	☐ Has custody ☐ Claims custody rights ☐ Claims visitation rights For these children (name of each child):
_	Check here if you need more space. Attach a sheet of paper and write "DV-105, Other People With or Claiming Custody or Visitation" for a title.
9)	Visitation I ask the court to order that the person in (2) have the following temporary visitation rights: (Check all that apply)
	a. No visitation until the hearing b. No visitation after the hearing,
	c. The following visitation until the hearing after the hearing (1) Weekends (starting): (The 1st weekend of the month is the 1st weekend with a Saturday.)
	☐ 1st ☐ 2nd ☐ 3rd ☐ 4th ☐ 5th weekend of month
	from at a.m p.m. to at a.m p.m (day of week) (time)
	(2) Weekdays (starting): 1,12,17 from Monday at 5:09 a.m. X p.m. to Monday at 750 a.m. X p.m.
	1 10 (day of week) (v) (time) 5:00 pm to Wen and con 1:30 P.
	This is not a Court Order.

• •		Case Number:
10 [☐ Other Visitation	
	Attach a sheet of paper with other visitation days and times, like sun List dates and times. Write "DV-105, Visitation" for a title.	nmer vacation, holidays, and birthdays.
(1) Ì	Responsibility for Transportation The parent will take or pick up the child or make arrangements for a skep the court to order that: a. Monn Dad Other (name): b. Monn Dad Other (name): c. Drop-off/pick-up of children will be at (address): d. Check here if other arrangement. Attach a sheet of paper and Transportation" for a title.	MON take children to the visits. ON pick up children from the visits. ON COLE SIVE
12)	Supervised Visitation a. I ask that the visitation in A professional supervisor Name and telephone number, if known:	r 🗆 Other
•	 b. I ask that the visitation in ① be supervised by A professional supervisor A non-professional superviso Name and telephone number, if known: C. I ask that any costs for supervision be paid by: Mom% Dad% Other (name)	
①)	Travel With Children I ask the court to order that: ☐ Mom ☐ Dad ☐ Other (name): from the other parent, or a court order, to take the children outside of a. ☐ The State of California ☐ County of: ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	of:
(14) }	Child Abduction Risk I believe that there is a risk the other parent will take our child of the second of the sec	out of California and hide the child from me. Request for Order: No Travel with Children.
list.	u must tell the court if you find out any other information about a ed on this form. he court makes a temporary custody order, the parent receiving culifornia without a noticed hearing. (See Family Code §3063.)	
	This is not a Court Order	

Other parent's name:	□ Dad □ Oth
Other parent's name:	□ Dad □ Oth
*If "Other," specify relationship with children: Do you think the other parent may take the children without your permission to: a. Another county in California? Yes No If "yes," what county? b. Another state? Yes No If "yes," what state? c. A foreign country? Yes No If "yes," what state? c. A foreign country? Yes No If "yes," what country? If "Yes," is the other parent a citizen of that country? Yes No If "Yes," does the other parent have family or emotional ties to that country? Yes Explain: **Respondent No. 10 Me Yes Can Capathon No. 10 And he says that he lives that the children without your permission? The other parent: (Check all that apply) a. Has violated—or threatened to violate—a custody or visitation order in the past. b. Does not have strong ties to California. c. Has done things recently that make it easy for him or her to take the children away withe He or she has: (Check all that apply) Quit his or her job Sold his or her home Closed a bank account Bended a lease Applied for a passport, birth certificate, or school or medical records d. Has a history of: (Check all that apply) Domestic violence Child abuse Not cooperating with me in parenting Child abuse Not cooperating with me in parenting Child abuse Not cooperating with me in parenting Child abuse A criminal record	
Do you think the other parent may take the children without your permission to: a. Another county in California? Yes No If "yes," what county? b. Another state? Yes No If "yes," what state? c. A foreign country? Yes No If "yes," what state? c. A foreign country? Yes No If "yes," what country? If "Yes," is the other parent a citizen of that country? Yes No If "Yes," does the other parent have family or emotional ties to that country? Yes Explain: Respect No Another parent may take the children without your permission? The other parent: (Check all that apply) a. Has violated — or threatened to violate — a custody or visitation order in the past. b. Does not have strong ties to California. c. Has done things recently that make it easy for him or her to take the children away without He or she has: (Check all that apply) Quit his or her job Sold his or her home Ended a lease Sold or gotten rid of assets Hidden or destroyed document Applied for a passport, birth certificate, or school or medical records d. Has a history of: (Check all that apply) Domestic violence Child abuse Not cooperating with me in parenting Child abduction e. Has a criminal record	Dad Oth
a. Another county in California? b. Another state? c. A foreign country? If "Yes," is the other parent a citizen of that country? If "Yes," is the other parent have family or emotional ties to that country? Explain: Respect of the country or emotional ties to that country? Why do you think the other parent may take the children without your permission? The other parent: (Check all that apply) a. Has violated — or threatened to violate — a custody or visitation order in the past. b. Does not have strong ties to California. c. Has done things recently that make it easy for him or her to take the children away without He or she has: (Check all that apply) Quit his or her job Closed a bank account Banded a lease Sold or gotten rid of assets Applied for a passport, birth certificate, or school or medical records d. Has a history of: (Check all that apply) Domestic violence Child abuse Not cooperating with me in parenting Child abduction e. Has a criminal record	
b. Another state? c. A foreign country? If "Yes," is the other parent a citizen of that country? If "Yes," is the other parent have family or emotional ties to that country? Explain: Respectively has told me the most country? And he says that he likes the children without your permission? The other parent: (Check all that apply) a. Has violated — or threatened to violate — a custody or visitation order in the past. b. Does not have strong ties to California. c. Has done things recently that make it easy for him or her to take the children away withe He or she lias: (Check all that apply) Quit his or her job	
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If "Yes," is the other parent a citizen of that country?	
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Not cooperating with me in parenting Child abduction e. X Has a criminal record	
Child abduction e. X Has a criminal record	
e. X Has a criminal record	
Multiple DILIS and incidents of abuse ha	1
	parming
rul Friends, Police have come to our home se	severally,
times and arrested him for assuabl ar	and child
Endangerment,	e de la companya de

		Case Number:
V	/hat orders do you want? Check the boxes that	apply to your case. 🗹
5 □	Post a Bond I ask the court to order the other parent to post a bond for \$ children without my permission, I can use this money to bring the ch	. If the other parent takes the
6 🗆	Do Not Move Without My Permission or Court Order I ask the court to order the other parent <i>not</i> to move with the children order.	n without my written permission or a court
7 🗴		
8 🗆	Notify Other State of Travel Restrictions I ask the court to order the other parent to register this order in the st children can travel to that state for visits.	
9 =	Turn In and Do Not Apply for Passports or Other Vita I ask the court to order the other parent to turn in and not apply for puisas or birth certificates) that can be used for travel.	I Documents cassports or other documents (such as
10 🚶	Provide Itinerary and Other Travel Documents If the other parent is allowed to travel with the children, I ask the cogive me before leaving: The children's travel itinerary Copies of round-trip airline tickets Addresses and telephone numbers where the children can be rea An open airline ticket for me in case the children are not returned Other (specify):	ched
11) [Notify Foreign Embassy or Consulate of Passport Real I ask the court to order the other parent to notify the embassy or conforthis order and to provide the court with proof of that notification	ismare or
12 🗆	Foreign Custody and Visitation Order I ask the court to order the other parent to get a custody and visitation U.S. order before the child can travel to that country for visits. I under changed or enforced depending on the laws of the country.	terstand that foreign orders may be
au T	declare under penalty of perjury under the laws of the State of Californ and correct. Date: 2/12/14 Mount Stap were Sign	your name

This is not a Court Order.

-	•	FL-155	
Your name and address or altorneys name and address:	TELEPHONE NO.:	FOR COURT USE ONLY	
Sanfrancisco CA 9+117	**		
ATTORNEY FOR INAME: 680.0280	•		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		•	
STREET ADDRESS:		·	ı
MAILING ADDRESS:	•		
CITY AND ZIP CODE. BRANCH NAME;			
PETITIONER/PLAINTIFF: Monette Stephi	un S		
RESPONDENT/DEFENDANT: CAVI WESCOH			
OTHER PARENT:		CASE NUMBER:	
FINANCIAL STATEMENT (SIMF	LIFIED)		
NOTICE: Read page 2 to find out	if you qualify to use this form	and how to use it.	
1. a. My only source of income is TANF, SSI, or G	A/GR.	· • • • • • • • • • • • • • • • • • • •	
b. I have applied for TANF, SSI, or GA/GR.2. I am the parent of the following number of natural or ad	onted children from this relation	shin	
3. a. The children from this relationship are with me this ar	nount of time	100 %	
b. The children from this relationship are with the other	parent this amount of time	%	
c. Our arrangement for custody and visitation is (special	ly, using extra sheet if necessar	y):	
4. My tax filing status is: single married file	ing jointly head of hous	ehold married filing separately.	
5. My current gross income (before taxes) per month is		····· <u>\$9,000</u>	
Attach 1 This income comes from the following: Salary/wages: Amount before tax	res per month	\$ 9,000	
Retirement: Amount before taxes	per month	5	•
Inc. 2 Incompleyment compensation: A	mount ner month	3	
months here Workers' compensation: Amount	per month	\$ \$	
(cross out Social security: SSI Social Socia		\$	
security Interest income (from bank acco	unts or other): Amount per mon	th <u>\$</u>	
numbers) I have no income other than as stated i			
6. I pay the following monthly expenses for the children in	this case:	ė	
a. Day care or preschool to allow me to work or	go to school ,,,,,,,,,,,	\$ 550.00p	ey mi
b. Health care not paid for by insurance	ads of the child	\$ 5,000	-
d. Travel expenses for visitation	·	<u>\$</u>	
7. There are (specify number) other m	inor children of mine living with	me. Their monthly expenses	
that I pay are	.,		
8. I spend the following average monthly amounts (please	attach proof):	avnancae an canarata chaoti. S	
a. Job-related expenses that are not paid by my b. Required union dues	employer (specify reasons for a	sxpenses on separate sneety \$	
c. Required retirement payments (not social sec	urity, FICA, 401k or IRA)	\$ 500 000	v M
d. Health insurance costs		<u>\$550.00</u> Y	_,
e. Child support I am paying for other minor child	iren of mine who are not living \	with me	
f. Spousal support I am paying because of a cong. Monthly housing costs: rent or	Jit order for anomer relationship J mortgage	\$ 560D.00	\supset
g. Monthly housing costs: rent or front graph interest payments \$	mortgage real property taxes \$	00,000	
9. Information concerning my current employmen	t my most recent emplo	yment:	
Employer: Consulting for bus Address: Telephone number:	iness and corp	portate development.	
My occupation: Consulting			
Date work started:	the state of	and harforn work of amad?	
Date work stopped (If applicable): What was	your gross income (before taxe	es) before work stopped?: Page 1 of 2	

INSTRUCTIONS

PETITIONER/PLAINTIFF

RESPONDENT/DEFENDANT

Step 1: Are you eligible to use this form? If your answer is YES to any of the following questions, you may NOT use this form:

- Are you asking for spousal support (alimony) or a change in spousal support?
- Is your spouse or former spouse asking for spousal support (alimony) or a change in spousal support?
- Are you asking the other party to pay your attorney fees?
- · Is the other party asking you to pay his or her attorney fees?
- Do you receive money (income) from any source other than the following?
- · Welfare (such as TANF, GR, or GA)
- · Salary or wages Disability
- Unemployment

- Interest
- Workers' compensation
- Social security
- Retirement

Are you self-employed?

If you are eligible to use this form and choose to do so, you do not need to complete the Income and Expense Declaration (form FL-150). Even if you are eligible to use this form, you may choose instead to use the Income and Expense Declaration (form FL-150).

Step 2: Make 2 copies of each of your pay stubs for the last two months. If you received money from other than wages or salary, include copies of the pay stub received with that money.

Privacy notice: If you wish, you may cross out your social security number if it appears on the pay stub, other payment notice or your tax return

Step 3: Make 2 copies of your most recent federal income tax form.

Step 4: Complete this form with the required information. Type the form if possible or complete it neatly and clearly in black ink. If you need additional room, please use plain or lined paper, 81/2-by-11", and staple to this form.

Step 5: Make 2 copies of each side of this completed form and any attached pages.

Step 6: Serve a copy on the other party. Have someone other than yourself mail to the attorney for the other party, the other party, and the local child support agency, if they are handling the case, 1 copy of this form, 1 copy of each of your stubs for the last two months, and 1 copy of your most recent federal income tax return.

Step 7: File the original with the court. Staple this form with 1 copy of each of your pay stubs for the last two months. Take this document and give it to the clerk of the court. Check with your local court about how to submit your return.

Step 8: Keep the remaining copies of the documents for your file.

Step 9: Take the copy of your latest federal income tax return to the court hearing.

It is very important that you attend the hearings scheduled for this case. If you do not attend a hearing, the court may make an order without considering the information you want the court to consider.



Stephens & Wescott

1 message

Michelle Harris <michelle@stoltzfamilylawpractice.com> To: Carl Wescott <c@carlawescott.com> Cc: Monette Stephens <monette@gmail.com>

Thu, Feb 27, 2014 at 3:18 PM

Carl.

Monette Stephens has retained me to move your case from public court to private, written agreements regarding custody, support, housing, and the restraining order. Please know my e-mails tend to be brief; I don't mean them as curt. I also use first names; no disrespect is intended.

As for the hearing on March 5th, I'll appear on Monette's behalf and ask the court to continue it thirty days to permit you time to settle. I met with Monette this afternoon and outlined a stipulation which I'll have drafted and sent to you by close of business on Monday the 3rd. The stipulation will address agreements regarding custody, support, housing, and the restraining order.

As for the orders filed on February 14th, they remain in effect. Accordingly, you should not contact Monette via any means, le phone, text, e-mail, in person, etc. because doing so is a violation of the restraining order. Any and all of your concerns should be directed to me and I'll forward to Monette. If you contact Monette, please know she will not respond.

As for your travel to Asia tomorrow, please contact Hilary Jensen at 415.215.0579. Ms. Jensen will accompany you into 853 Ashbery Street to retrieve the personal belongings you need for your Asia trip. We'll address retrieval of your other personal belongings in the stipulation I'll send by Monday. Please know Monette changed the security combinations on the house. Ms. Jensen has the combinations but she will not provide them to you.

If you have any questions, please let me know.

Michelle

Michelle L. Harris, Esq. Law Offices of Steven Stoltz 25 Jessie Street, 16th Floor San Francisco, CA 94105

phone (415) 896-6620 fax (415) 896-9865



RE: Stephens/ Wescott Stipulation

Tue, Mar 4, 2014 at 11:37 AM Carl A. Wescott <carl@healthiest-coffee.com> Reply-To: carl@healthiest-coffee.com To: Michelle Harris <michelle@stoltzfamilylawpractice.com>, Monette Stephens <monette@gmail.com> Hello Michelle, Thank you for sending this. I've read it. I will be in touch. I am going to suggest some changes. We'll figure it out together. Thank you. --Carl From: Michelle Harris [mailto:michelle@stoltzfamilylawpractice.com]

Sent: Tuesday, March 4, 2014 10:36 AM

To: <carl@healthiest-coffee.com>; Monette Stephens

Subject: Stephens/ Wescott Stipulation

Carl.

Attached is the stipulation outlining custody, support, and stay-away provisions. I'm in client meetings for the rest of the day on other cases, but will be available tomorrow, Wednesday, afternoon.

Michelle



RE: Stephens/ Wescott Stipulation

Carl A. Wescott <carl@healthiest-coffee.com>

Tue, Mar 4, 2014 at 12:35 PM

Reply-To: carl@healthiest-coffee.com

To: carl@healthiest-coffee.com, Michelle Harris <michelle@stoltzfamilylawpractice.com>, Monette Stephens <monette@gmail.com>

Hello again Michelle.

Thank you, both of you, for allowing us to keep these issue as private as possible, for the good of our whole family, while still protecting Monette and our children. I believe we can keep our costs down, this way, as well. I have some questions about privacy for when we meet, Michelle (and a few in other categories - I understand that you represent Monette and not me, but I believe my questions will be simple and factual enough that you will be able to answer).

I've re-read the agreement, and the good news is that our meeting on the 13th will be fairly short - I'm guessing 30 minutes or possibly fewer.

Most of the paragraphs are fine (though I did catch some typos which I will suggest we fix).

To be as efficient as possible, Michelle, if you prefer to send me an editable (Word) version, I can make some suggested changes and redline.

Or, if you prefer for me to just write up my list of suggested changes for your and Monette's review, I can do it that way, too.

Either way, I'm planning to come meet you in person, Michelle - let's delay the discussion until we can do it in person (and then I can email anything that's useful to you, after that).

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--Carl

From: Carl A. Wescott [mailto:carl@healthiest-coffee.com]

Sent: Tuesday, March 4, 2014 11:38 AM **To:** 'Michelle Harris'; 'Monette Stephens'

timely and appropriate acti	on in this case may result in serious legal consequences.
4. I consent to this substitution. Date: 3/5/14	
Monete Stephens	
(TYPE OR PRINT NAME)	(SIGNATURE OF PARTY)
5. Disconsent to this substitution. Date: 3/5/14 Worke Stephens	
(TYPE OR PRINT NAME)	(SIGNATURE OF FORMER ATTORNEY)
6. Disconsent to this substitution. Date: 3/5/14 Winner - Harris	miner Hami
(TYPE OR PRINT NAME)	(See reverse for proof of service by mail) (SIGNATURE OF NEW ATTORNEY) Page 1 of 2

		<u> </u>	MC-05
CASE NAME:		CASE NUMBER:	_
Styphens V. Wescott		P70V - 14	- 818782
	PROOF OF SERVICE Substitution of Atte		
nstructions: After having all parties served by momplete this Proof of Service by Mail. An <u>unsignate of Service by Mail. An unsignate of Attorney-Civil and the Expresenting yourself, someone else must mail the</u>	<u>ed</u> copy of the Proof of and the completed Proc ese papers and sign the	Service by Mail should be complete of of Service by Mail to the clerk for e Proof of Service by Mail.	d and served with the filing. If you are
I am over the age of 18 and not a party to this residence or business address is (specify):	s cause. I am a residen	t of or employed in the county wher	e the mailing occurred. My
. I served the Substitution of Attorney-Civil by en and address is shown below and depositing the	nclosing a true copy in a e envelope in the Unite	a sealed envelope addressed to ead d States mail with the postage fully	ch person whose name prepaid.
(1) Date of mailing: 3/5/14	(2) Place of mailing	g (city and state): Ser Fren	resco dot
. I declare under penalty of perjury under the law	vs of the State of Califo	rnia that the foregoing is true and c	orrect.
*			
Date:			
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(TYPE OR PRINT NAME)		(SIGNATUR	RE)
NAME AND ADDRES	SS OF EACH PERSON	TO WHOM NOTICE WAS MAILE	D
b. Address (number, street, city, and ZIP):	eath FILED P LITIGAN	URSUANT TO VT'S REQUEST	
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i. Name of person served:j. Address (number, street, city, and ZIP):			
			•



RE: Stephens/ Wescott Stipulation

Michelle Harris <michelle@stoltzfamilylawpractice.com>
To: "<carl@healthiest-coffee.com>" <carl@healthiest-coffee.com>
Co: Monette Stephens <monette@gmail.com>

Wed, Mar 5, 2014 at 12:48 PM

Hello Carl,

This morning, we continued the court hearing to April 9th, 2014. I revised the stipulation to explain this, and I edited a bit where necessary. If you have further comments or edits, please send by e-mail, rather than marking up with red-line, etc. Red-lines are too confusing with multiple revisions and/or if people need to read on cell phones.

What time do you want to meet on 3/14? Your signature will have to be notarized since you don't have counsel, so I'll have to arrange for our notary to be here.

[Quoted text hidden]

general.stip.3.5.14.pdf



14 attorney fees

Carl A. Wescott <carl@healthiest-coffee.com>

Thu, Mar 6, 2014 at 12:01 PM

Reply-To: carl@healthiest-coffee.com

To: carl@healthiest-coffee.com, Michelle Harris <michelle@stoltzfamilylawpractice.com>

Cc: Monette Stephens <monette@gmail.com>

There's no way I am going to be able to pay \$12,000 by April 1st.

If I were to make \$10,000 between now and April 1st, I think we can all agree that those monies should 100% go to Monette and the children, since I think she needs the money a lot more than you do, for basic things like food.

If you disagree with that principle, we're going to need to have a discussion (and I would want to involve the judge and other third parties in that one).

We're going to have to work something out.

I assume that you took Monette's case partially or fully pro bono given our circumstances, and we really appreciate your help.

Monette's BK attorney got \$5k a couple years ago (when we had money... though come to think of it I think Monette's parents provided that... but they can no longer give us money, so they stopped doing so many months ago) and has been mostly working for free or on a deferred compensation basis since then.

Our CPAs worked for us for free for the last 4 years and recently have gotten a total of \$1,000 from us.

I'm hoping that you can give Monette the best deal possible.

Would you settle for \$1,000? If so, I believe I can pay that by April 1st.

May I see whatever agreements you signed? What hourly rate are you using? May I see what you have done so far? How much more do you expect you need to do?

What is the standard procedure for indigent people like Monette and I? Can we get help from the courts?

Are there attorneys that can help us pro bono?

Monette made some money a couple years ago but is unemployed.

I have not had a job since 2002. I have a new business, which has not had a dollar in income, but which will finally have some income soon... which is what I've been working on for 2 years without pay.

We might want to agree on a low fixed-fee and then give me time to pay. Anything more than \$1,000 total will have to wait until I get my new business off the ground, and we can actually pay people including myself.

We simply cannot afford attorneys at this point in time, which why I'm representing myself, if possible... and if I get an attorney for this matter, I'm hoping I can find someone pro bono.

--Carl

From: Carl A. Wescott [mailto:carl@healthiest-coffee.com]

Sent: Thursday, March 6, 2014 11:46 AM

To: carl@healthiest-coffee.com; 'Michelle Harris'

Cc: 'Monette Stephens'

Subject: 12 and 13 and 14 - background

Background:

I'm not sure where Monette came up with the 20k number for my monthly income (or her 9k income) in another document I saw.

My income over the past 4+ years has been under \$20,000, TOTAL (so averaging under \$5,000 per year).

Monette should be aware of that, since we just filed our 2010, 2011, and 2012 taxes (Monette, I never saw the letter that you were going to include in sending them out, so I'm assuming you wrote the letter, signed it, and sent off the 2012s... if you haven't yet, please do so when you can, and let me know if I can help)... and we just sent our income info to our CPA for 2013 which we plan to file accordingly.

During that same time, we've lost over \$20 million of cash/capital that we are writing off, out of a total of

Case 3:17-cv-05837-WHO Document 29-3 Filed 02/16/18 Page 58 of 97



RE: Retrieval Order 1618773 Proof of Completion Attached

Carl A. Wescott <c@carlawescott.com>

Thu, Mar 13, 2014 at 6:23 AM

Reply-To: c@carlawescott.com

To: Michelle Harris <michelle@stoltzfamilylawpractice.com>

Received this, thanks. -- Carl

From: Michelle Harris [mailto:michelle@stoltzfamilylawpractice.com]

Sent: Wednesday, March 12, 2014 2:33 PM

To: Carl Wescott

Subject: Fwd: Retrieval Order 1618773 Proof of Completion Attached

Carl,

I'm forwarding the substitution of attorney indicating I'm representing Monette. Please know, I intended to e-mail this on March 5th but was unable to receive it back from court until today.

Michelle

----- Forwarded message -----

From: <support@onelegal.com>

Date: Wed, Mar 12, 2014 at 1:53 PM

Subject: Retrieval Order 1618773 Proof of Completion Attached

To: michelle@stoltzfamilylawpractice.com

Attached to this message is the proof of completion for your order 1618773.

If you have any questions or need assistance, please send an email to support@onelegal.com, and feel free to contact our Customer Support department Monday through Friday from 8:15 a.m. until 5:30 p.m. PST at 800-938-8815.

Thanks again for choosing One Legal.

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JEN STOLTZ LAW OFFICE

415 896 9865

P.02



MICHELLE L. HARRIS (SB 225614)

LAW OFFICES OF STEVEN STOLTZ

25 Jessie Street, 16th Floor

San Francisco CA 94105

Tel: (415)896-6620 Fax: (415)896-9865

Attorney for Protected Party

Monette Stephens

ENDONZED San Francisco County Superior Court

NUG 0 5 2014

CLERK OF THE COURT DAMON CAR

SUPERIOR COURT OF THE STATE OF CALIFORNIA

COUNTY OF SAN FRANCISCO

IN RE MATTER OF:

CASE NO. FDV-14-810782

MONETTE STEPHENS

STIPULATION AND ORDER

THEREON RE: CUSTODY, SUPPORT,

AND HOUSING

and

Dept. 404

CARL WESCOTT

1:

The parties hereby do agree and stipulate to the following which may become an

order of the Court: 28

Stipulation and Order Thereon Re: Custody, Support, and Housing

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1. Purpose of Agreement: The parties enter this agreement, outside of court, and between themselves for the sole purpose of avoiding the disclosure of Carl Wescott's (hereinafter "Carl") anger management issues to prospective investors, partners, customers, vendors and/or employees. If, however, either party needs to enforce this Stipulation, either party may file it with any Court within the State of California, including but not limited the San Francisco Superior Court and/or either party may lodge this as evidence in any federal Court within the United States, including but not limited to the bankruptcy Court. Additionally, should any of the Non-CLETS provisions herein be violated, Monette Stephens (hereinafter "Monette"), shall be permitted to cite them as recent abuse to any request for restraining orders or child custody orders.

- 2. Child Custody: Monette shall have sole legal and sole physical custody of the parties' three minor children: Alexander Wescott, born October 12th, 2005; Cyrus Wescott, born February 15th, 2008, and Darius Wescott, born February 25th, 2010. With sole legal custody, Monette has the exclusive right to make decisions regarding the children's schooling, medical needs, and extra-curricular activities.
 - a. Carl has visitation with the children under the following conditions:
 - ĺ. The visitation shall be supervised by a licensed child care professional;
 - ii. Monette shall select the ticensed child care professional: Carl shall assume 100% of the costs of said supervision;
 - iii. The child care professional shall be permitted to testify in any court proceeding and/or shall be permitted to share information with any therapist. In other words, the supervisor does not ... develop a therapist/client privilege in acting as a supervisor;
 - iv. Until further court order and/or written mutual agreement, Carl's visitation with the children should not exceed five hours per week, should not include overnights, and shall not occur outside of the

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state of California. If, at any time, for any reason, Carl is unable to exercise his custodial timeshare he shall not be permitted make-up time. For instance, if Carl does not exercise his visitation during week one, he shall not be permitted ten hours of visitation the following week to make up for the five hours he missed during week one. Additionally, visitation shall occur with all three children at one time, visitation with individual children is not permitted. Finally, if Carl seeks to increase his custodial time, he shall submit to a full psychological evaluation and a hair-follicle test to determine illegal substances for the twelve calendar months prior to the hair-follicle test. The psychological evaluation shall be conducted by a Court-appointed expert under the Evidence Code §730. Said expert shall have experience with drug addiction and pathology. Carl shall assume 100% of the costs of said evaluation and hair-follicle testing:

- v. All correspondence to and from the child care professional shall be via e-mail, not text and/or phone calls, to ensure transparency in communications. Accordingly, each parent shall copy the other parent on all communications to the supervisor.
- vi. Monette shall be responsible for transporting the children to and from all visits with Carl.
- 3. Move-Away: Carl consents that Monette shall be permitted to move from San Francisco City & County to any location whether in California, the United States, or abroad. As of March. 2014. Monette believes she must move from San Francisco because she is unemployed and because the parties' San Francisco residence is in foreclosure. Monette is unable to specify the location of her intended move because much is dependent on available housing and finances.
- Addresses: Carl and Monette shall provide written notice to one another of any change of address ten days prior to vacating their current address. Notice shall

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include the physical address of the person's new domicile. Post office boxes are not permitted. The purpose of this provision is to be able to locate someone in the event of emergency. Notice shall be provided via e-mail and as outlined in paragraph lifteen below.

- 5. Passports: Monette shall possess all three of the children's passports and shall be permitted to renew them without Carl's written consent and/or signature.
- 6. Santa Barbara Residence: Commercing March 1^{nt}, 2014 through midnight June 15th, 2014, Carl shall have exclusive use, possession, control of the Santa Barbara residence located at 3910 Carol Avenue, Santa Barbara. CA 93110 subject three conditions;
 - a. First, Carl shall vacate the premises from midnight April 10th, 2104 through and midnight April 27th, 2014. During this time, Monette will occupy the house with the children during their Spring Break.
 - Second, Carl shall vacate if instructed by the bankruptcy and/or any other Court.
 - c. Third, between June 16st, 2014 and August 31st, 2014. Carl shall vacate and Monette shall have exclusive, use, possession, and control of the Santa Barbara residence located at 3910 Carol Avenue, Santa Barbara, CA 93110. Likewise, Monette shall vacate the premise if so instructed by the bankruptcy and/or any other Court.
- 7. San Francisco Residence: Commencing immediately, Monette shall have exclusive use, possession, and control of the San Francisco residence located at 853.
 Ashbury Street, San Francisco, CA 94117 subject to the following two conditions:
 - a. First, Carl shall have exclusive, use, possession, and control of the San
 Francisco commencing June 16th, 2014, through midnight August 31st, 2014.
 - Second, Carl shall vacate if instructed by the bankruptcy and/or any other Court.

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- 8. Payments: The person occupying the residences during the timeframes outlined in herein shall be responsible for paying the utilities and yard maintenance incurred during their occupation dates.
- 9. Written Mutual Agreements: Any agreement modifying the agreements made herein shall be made in writing, requiring a signature of the parties. If either party is unrepresented, then the unrepresented party shall have his or her signature notarized.
- 10. Personal Property: Until further written agreement or court order, Carl shall not be permitted to remove any furniture, furnishings, photographs, art, kitchen supplies, or family heirlooms from the Santa Barbara residence. As of the execution of this Stipulation, Carl has submitted to Monette's counsel a list of personal belongings he wishes to obtain from the San Francisco residence. Further, she gathered a suitcase full of these belongings and deliver it to the Palace Hotel in San Francisco on March 13", 2014. Belongings shall include clothing, travel supplies, and financial documents. On or before August 31", 2014, Carl shall remove his personal property from the San Francisco residence. Carl shall assume all costs associated with said removal. If Carl does not remove his personal belongings by midnight August 31st, 2014, Monette shall be permitted to deliver the items to charity. The furniture, furnishings, photographs, art, and kitchen supplies of both residences shall be divided at a future time.
- 11. Fiduciary Duty: Carl and Monette owe a fiduciary duty to one other not to harm the value of the assets acquired during marriage including the residences.
- 12. Child Support: The Court shall have jurisdiction to award child and spousal support retroactive to February 14th, 2014. Accordingly, commencing March 1st, 2014 and continuing until Monette requires housing costs, Carl shall pay Monette \$15,000 per month as and for child support. Spousal support is reserved. Said support shall be paid in-full by the 30" of each month. Carl shall deposit the child support payments into Monette's USBank account xxx3278. Carl shall not be permitted to withdraw any funds from this account. These child-support agreements

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are non-Guideline amounts, and a change of circumstance shall be shown to modify the amounts. The parties confirm that the children's needs shall be adequately met by these child support payments and that child support has not been assigned to any department of child support services.

- 13. Add-Ons: The add-on issues of private school tuition, summer camps and extracurricular activities shall be reserved.
- 14. Attorney Fees: On March 13th, 2014, Carl shall the Law Offices of Steven Stoltz \$1,000 cash as and for attorney fees. Further, he shall pay \$2,000 by April 30". 2014 \$2,000 by May 30th, 2014 and \$2,000 by June 30th, 2014. All payments shall be made to the Law Offices of Steven Stoltz. The issue of further attorney fees is reserved for future determination.
- 15. Non-CLETS: The restraining orders filed February 14th, 2014 shall expire on April 9th, 2014 at 9:00 a.m. and immediately thereafter convert to non-CLETs orders meaning Carl shall not harass, attack, strike, threaten, assault, (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, disturb the peace, keep under surveillance, or block movements of Monette. Further, Carl shall stay at least 100 yards away from Monette, and from any residence in which she's residing, her vehicle, and her workplace. Last, Carl shall not contact Monette directly through any means including letter, phone, text-messaging, e-mails, etc. except for the five exceptions outlined herein. Any communications related to these five exceptions shall be conducted through e-mail only:
 - a) any and all three-way communications with Smith & Company, CPAs;
 - b) any and all three-way communications with the visitation supervisor;
 - c) any communications related to vacating the San Francisco or Santa Barbara properties;
 - d) any and all three-way communications with Monette's bankruptcy attorney;
 - e) notice providing any change of residence as outlined in paragraph four.

Or,

JUL-29-2014 13:20

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415 896 9865

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the parties' 'joint' account shall become the sole and separate property of Carl. As such. Monette shall not make deposits into the account and/or withdraws from the account. Also commencing March 15°. 2014, the US Bank accounts xxx3278, shall become the sole and separate property of Monette. As such, Carl shall not make any withdraws from this account. To comply with the support provisions herein, he shall be permitted to make deposits into account xxx3278.

It is so agreed:

Date: 3/13/2014

Monette Stephens

Date: 3/15/2014

Carl Wescott

Approved as to form and content:

Date: 3/13 / 2014

Murrollan

. Wes wi

Michelle L. Harris

Attorney for Petitioner

It is so ordered:

Date: T/CSO

LINDA COLFAX

Judge of the Superior Court

Stipulation and Order Thoroug Per Custody, Support, and Housing



followup

Carl A. Wescott <c@carlawescott.com>

Tue, Mar 25, 2014 at 1:25 AM

Reply-To; c@carlawescott.com

To: Michelle Harris <michelle@stoltzfamilylawpractice.com>

Hello Michelle,

- 1) I believe you were going to get me a copy of the signed stip. May I have the Word doc (or other final editable file) for my records, along with a scan of the signed agreement? Thank you.
- 2) Can you please send me the hours and billings that add up to \$7,000, also for my records?
- 3) Following up on our conversation, I am requesting that your side request to seal the original filing, that contains some incorrect information. I'm open to paying for that to happen (if Monette approves your doing so). Or, if you haven't quite reached the \$7k mark yet, perhaps this is how we get there. I imagine that should be a pretty simple request.

Finally, since Monette holds no hopes for reconciliation, it seems to me logical that we should file for divorce.

--Carl

From: Michelle Harris [mailto:michelle@stoltzfamilylawpractice.com]

Sent: Tuesday, March 11, 2014 2:56 PM

To: <carl@healthiest-coffee.com>

Cc: Monette Stephens Subject: Re: here in SF

Carl.

Attached is the revised stipulation, made in light of the e-mails exchanged over the last few days. For context, know that Monette holds no hopes for reconciliation. The purpose of telling you know is to provide clarity through these negotiations, not to harm you. As for child custody, she's offering you five hours a week, which is more than you've averaged seeing them over these past

			FL-100
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):			FOR COURT USE ONLY
Carl Wescott, 3910 Carol Avenue, Santa Barbara,	CA 93110	÷	\wedge
Call Wescott, 33 to Galery, Charles		ı	
TELEPHONE NO.: 8055635000 FAX NO. (Optional):			
E-MAIL ADDRESS (Optional):			TO
ATTORNEY FOR (Name):		1 P	of Caronolery
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Francisc	0	Crown	14) X
etheet ADDRESS:			2 0 2 2 2 U14
MAILING ADDRESS: 400 McAllister Street			K OF THE COURT
CITY AND ZIP CODE: San Francisco, CA 94102		CV	
BRANCH NAME:		BY:	Deputy Clerk
MARRIAGE OF PETITIONER: Carl Alexander Wescott	•	1	M
RESPONDENT: Monette Rosemarie Stephens			
PETITION FOR		CASE NUMBER	
Dissolution of Marriage		TOI '	14 - 781666
Legal Separation	AMENDED	Lni.	
Nullity of Marriage PERIOENCE (Dissolution only) Petitioner V Resp	turk has been a res	ident of this	state for at least six months and
 RESIDENCE (Dissolution only) L Petitioner Response of this county for at least three months immediately preceding to the second seco			date of separation (specify):
B. Date of Soparation.	u.L	hom prior to	or during the marriage or
3. DECLARATION REGARDING MINOR CHILDREN (include ch	lidren of this relationship	DOM PHO. 10	
adopted during the marriage): a There are no minor children.			
a. There are no minor children. b. The minor children are:			Age Sex
Child's name	Birthdate 200	ns 8	Age <u>Sex</u> Male
Alexander Georges Wescott	October 12th, 200	J S 0	
Cyrus Mason Wescott	February 15th, 20	008 6	Male
Darius Sebastian Wescott	February 25th, 20	010 4	Male
			er Objek Custody Juriediction
c. If there are minor children of the Petitioner and Responder	it, a completed <i>Declarati</i> ached.	on Under Uni	form Chila Custody Jurisdiction
d. A completed voluntary declaration of paternity regar the marriage is attached.	ding minor children born	to the Petitio	ner and Respondent phot to
Patitioner requests that the association and	Property Declaration (fo	rm FL-160)	in Attachment 4
below be confirmed as separate property.	Cu	onfirm to	
<u>ltem</u>			

NOTICE: You may redact (black out) social security numbers from any written material filed with the court in this case other than a form used to collect child or spousal support.

Page 1 of 2

MARRIAGE OF (lest name, first name of parties): Wescott, Carl; Stephens, Monette	CASE NUMBER:
5. DECLARATION REGARDING COMMUNITY AND QUASI-COMMUNITY ASSETS AND Date of the court in this property and the court in this property are considered in the court in this property and the court in the c	60) in Attachment 5b.
6. Petitioner requests a. dissolution of the marriage based on (1) dirreconcilable differences. (Fam. Code, § 2310(a).) (2) incurable insanity. (Fam. Code, § 2310(b).) b. legal separation of the parties based on (1) irreconcilable differences. (Fam. Code, § 2310(a).) (2) incurable insanity. (Fam. Code, § 2310(b).) (3) (3) (4) (5) (6) (7) (9) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	voidable marriage based on petitioner's age at time of marriage. (Fam. Code, § 2210(a).) prior existing marriage. (Fam. Code, § 2210(b).) unsound mind. (Fam. Code, § 2210(c).) fraud. (Fam. Code, § 2210(d).) force. (Fam. Code, § 2210(e).) physical incapacity. (Fam. Code, § 2210(f). restraining) and other orders as follows:
a. Legal custody of children to b. Physical custody of children to c. Child visitation be granted to As requested in form: FL-311 FL-312 FL-341(C) FL-3 d. Determination of parentage of any children born to the Petitioner and Respone e. Attorney fees and costs payable by f. Spousal support payable to (earnings assignment will be issued) g. Terminate the court's jurisdiction (ability) to award spousal support to Responent Property rights be determined. i. Petitioner's former name be restored to (specify): h. Other (specify): then.	341(D) FL-341(E) Attachment 7 ident prior to the marriage.
Continued on Attachment 7j. 8. Child support—If there are minor children born to or adopted by the Petitioner and Res court will make orders for the support of the children upon request and submission of fix earnings assignment may be issued without further notice. Any party required to pay s amounts at the "legal" rate, which is currently 10 percent. 9. I HAVE READ THE RESTRAINING ORDERS ON THE BACK OF THE SUMMONS, A TO ME WHEN THIS PETITION IS FILED.	upport must pay interest on overdue
I declare under penalty of perjury under the laws of the State of California that the foregoin	g is true and correct.
Date: 5/16/2014 CARC WES COT	lt wush
(TYPE OR PRINT NAME)	(SIGNATURE OF PETITIONER)
Date:	
(TYPE OR PRINT NAME)	NATURE OF ATTORNEY FOR PETITIONER)
NOTICE: Dissolution or legal separation may automatically cancel the rights of a spouse retirement plan, power of attorney, pay on death bank account, survivorship rights to an other similar thing. It does not automatically cancel the right of a spouse as beneficiary of you should review these matters, as well as any credit cards, other credit accounts, instructions to determine whether they should be changed or whether you should take any or the control of the control of the control of the cards and the cards of the control of the cards are cards.	of the other spouse's life insurance policy.

There are (specify number). (Insert the information requested below. The residence information must be given for the last FIVE years.) Date of birth / Sex					
(Insert the information r	equested below. The resident	ce informa	(IO) must be given ie. a	Date of birth /	Sex
a. Child's name		-Placer of birth	PRANCISIO	10/12/2005	Sex MALE
MCCA ANIL .		C+-	Person child lived with (name	and complete current address)	Relationship
Period of residence	Address AD ASHRUMY	J 1-	BUTH UNTIL 2/24/2	0/4; 1/10/14 7/140/	Jor~
BIRM	Confidential SFC	A 94117	Confidential	Monen	
V / to present	Child's residence (City, State)		Person child lived with (name	e and complete current address)	
	Child's residence (City, State)				
	•				
to	au ti li con de la con (City State)		Person child lived with (nam	e and complete current address)	
	Child's residence (City, State)				
to	- City State)		Person child lived with (nam	e and complete current address)	
	Child's residence (City, State)				
to		Place of birth		Date of birth	Sex
b. Child's name	MAJON WET WH			2/15/2001	MAG
\	(VV I) C. Complied to	JAN	FRANCISCO	1 113/201	
Residence information is the NOT the same, provide	ne same as given above for child a. the information below.)			e and complete current address)	Relationship
Period of residence	Address		Person child lived with (nam	e and complete derrem e	Cr
1-61100 of feetballer			Confidential	· [Jor
to present	Confidential		Confidential	ne and complete current address)	
to process	Child's residence (City, State)		Person child lived with (name	le and complete content activity	
				1	
to				ne and complete current address)	
	Child's residence (City, State)		Person child lived with (nam	le and complete durion account	
		•			
to				and complete current address)	
	Child's residence (City, State)	•	Person child lived with (nan	ne and complete current address)	
- I			·		
to					
		- item 0.0F	b is continued on attachm	nent 3c.	

Additional residence information for a child listed in item a or b is co d. Additional children are listed on form FL-105(A)/GC-120(A).(Provide all requested information for additional children.) Page 1 of 2

Form Adopted for Mandalory Use Judicial Council of California :L-105/GC-120 [Rev. January 1, 2009]

DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA)

Martin Deans
ESSENTIAL FORMS Martin Dean's

(SIGNATURE OF DECLARANT) (TYPE OR PRINT NAME) NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody 7. Number of pages attached: proceeding in a California court or any other court concerning a child subject to this proceeding. Page 2 of 2 DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA) FL-105/GC-120 [Rev. January 1, 2009] Martin Dearts ESSENTIAL FORMS

				FL-105(A)/GC-120(A)
CASE NAME:			CASE NUMBER:	
	WET WH / STEPHENS	DIVOKEE	FDI - '14 ·	-781666

ATTACHMENT TO DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA)

		Y		Date of birth	Sex
Child's name \ AAII	IN PERMITIAN -114	Place of birth		1	
FL-105/GC-120 for child a	the same as given on form with the same as given on form with the same, provide the	JAr	FLANCOW	2/25/2010	MIG
Information below.) riod of residence	Present address		Person child lived with (name	and complete current address) F	Relationship
Hod of fesidence					
			Confidential		
to present	Confidential			and complete current address)	
	Child's residence (City, State)		, , , , , , , , , , , , , , , , , , , ,		
to					
	Child's residence (City, State)		Person child lived with (name	and complete current address)	
			,		
to			Descen shild lived with (name	and complete current address)	
	Child's residence (City, State)		Person child lived with (harne	and complete various warming	
to					
		Place of birth		Date of birth	Sex
Child's name	u a a a a a a a a a a a a a a a a a a a				
Residence information is FL-105/GC-120 for child information below.)	s the same as given on form a. (If NOT the same, provide the		·		
riod of residence	Address		Person child lived with (name	e and complete current address)	Relationship
to present	Confidential		Confidential Person shild lived with (name	e and complete current address)	
	Child's residence (City, State)		Person crilla livea with frame	o una complete annual	
to					
10	Child's residence (City, State)		Person child lived with (nam	ne and complete current address)	ı
to			Descen shild lived with /nam	ne and complete current address)	
	Child's residence (City, State)		Person child lived with (non	io dila compietta con	
to		Place of birt	h	Date of birth	Sex
Child's name	to the same on given on form				
—— FL-105/GC-120 for chil	is the same as given on form d a. (If NOT the same, provide the				
information below.)	Address		Person child lived with (nan	ne and complete current address)	Relationship
Period of residence	Address				
to present	Confidential		Confidential	1 de maria de maria	
	Child's residence (City, State)		Person child lived with (nar	me and complete current address)	
			and the second second		
to	Child's residence (City, State)		Person child lived with (nai	me and complete current address	1
	Critic s residence (Oity, State)				
to					
	Child's residence (City, State)		Person child lived with (na	me and complete current address,	<u>'</u>
				•	
to					Page C

Form Adopted for Mandatory Use Judicial Council of California FL-105(A)/GC-120(A) [New January 1, 2009]

ATTACHMENT TO DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA)

		FL-311
PETITIONER/PLAINTIFF: Carl Alexander Wesco	" thi	NUMBER - 781666
RESPONDENT/DEFENDANT: Monette Rosemarie St	ephens	
CHILD CUSTODY AND	VISITATION APPLICATION ATTACK	#MENT
TO Petition, Response, Application	n for Order or Responsive Declaration	Other (specify):
✓ To be ordered now and effective		
		•
	nation is requested as follows:	
1. Custody. Custody of the minor children of the	Legal Custody to	Physical Custody to
Child's Name Date of Birth	(person who makes decisions about health, education, etc.)	(person with whom the child lives)
Alexander October 12th, 2005	Joint Legal Custody	Monette (until hearing)
	Joint Legal Custody	Monette (until hearing)
Darius February 25th, 2010	Joint Legal Custody	Monette (until hearing)
2 / Visitation		
a. Reasonable right of visitation to the violence)	party without physical custody (not appro-	priate in cases involving domestic
b. See the attachedpage d	ocument dated (specify date):	
c. The parties will go to mediation at (specify location):	
d. No visitation e Visitation for the petitioner [respondent will be as follows:	•
(1) Weekends starting (da	te): June 1st, 2014	
(The first weekend of the	e month is the first weekend with a Saturda	эу.)
✓ 1st 2nd	✓ 3rd 4th ✓ 5th weekend	d of the month
from Friday (day of wee	at 5 a.m.	p.m.
to Sunday	at <u>8</u> a.m	p.m.
(day of week)	(time)	
(a) The parents having the ir	will alternate the fifth weekends, with the itial fifth weekend, which starts (date):	petitioner respondent
(b) The petitione	er will have fifth weekends in odd	even months.
(2) Alternate weekends st	arting (date):	
The petitioner	respondent will have the children	en with him or her during the period
from	at a.m.	p.m.
(day of wee	k) (time)	
to(day of week)	at a.ma.m.	p.m.
(3) Weekdays starting (da	ate):	
The petitioner	respondent will have the children	en with him or her during the period
from(day of wee	ata.m.	p.m. ,
to(day of week)	at a.m. [p.m.
(4) Other (specify days an	nd times as well as any additional restriction	ns): See Attachment 2e(4

	CASE NUMBER:
PETITIONER: Carl Alexander Wescott	
RESPONDENT: Monette Rosemarie Stephens	
request that part extract and that the visits he supervised by (name):	itation with the minor children according to the rvisor's phone number is (specify):
I request that the costs of supervision be paid as follows: petitioner:	percent; respondent: percent.
If item 3 is checked, you must attach a declaration that shows why unsup children. The judge is required to consider supervised visitation if one perotected by a restraining order.	pervised visitation would be bad for your arent is alleging domestic violence and is
4. Transportation for visitation and place of exchange.	
 a Transportation to the visits will be provided by (name): b Transportation from the visits will be provided by (name): c Drop-off of the children will be at (address): Ashbury Market at A d Pick-up of the children will be at (address): Ashbury Market at A e The children will be driven only by a licensed and insured driver. The devices. f During the exchanges, the parent driving the children will wait in the home while the children go between the car and the home. g Other (specify): 	ne car or truck must have legal child restraint
5, Travel with children. The petitioner respondent oth must have written permission from the other parent or a court order to take the a. the state of California. b. the following counties (specify): c. other places (specify):	er <i>(name):</i> e children out of
6. Child abduction prevention. There is a risk that one of the parents will take parent's permission. I request the orders set out on attached form FL-312.	the children out of California without the other
7. Children's holiday schedule. I request the holiday and visitation schedule s other (specify):	et out on the attached form FL-341(C)
8. Additional custody provisions. I request the additional orders regarding cu form FL-341(D) other (specify):	
9. Joint legal custody provisions. I request joint legal custody and want the a form FL-341(E) other (specify):	dditional orders set out on the attached
10. Other. I request the following additional orders (specify):	

						FL-341(C)
	PETITIONER: Carl Alexander Wesco	tt		CASE NU	MBER:	
	ESPONDENT: Monette Rosemarie S	A				
		REN'S HOLIDAY SCHEDULE A	TACHM	ENT		
					earing or Judgm	ent
	TO Petition or Applica				earning or outag	
	Stipulation and Or	der for Custody and/or Visitation	or Canare	811		
1.	Holiday parenting. The following table sh years—odd, even, or both ("every year")—	ows the holiday parenting schedules	s. Write "F a and end	Pet" or "R ing days	esp" to specify ea and times.	ch parents
	years—odd, even, or both ("every year")—	Time (from when to when)				Odd Years
		(Unless otherwise noted, all single-	Every	Year	Even Years	
		day holidays start at9 a.m.	Petitie		Petitioner/	Petitioner/
	Holiday	and end at8 p.m.)	Respo	ndent	Respondent	Respondent
	January 1 (New Year's Day)			*******	PETITIONER	RESPUNDE
	Martin Luther King's Birthday (weekend)		RESPO			
	Lincoln's Birthday		RESPO			
	President's Day (weekend)		RESPO			
	Spring Break, first half		PETITI			
	Spring Break, second half		PETITI	CINER		
	Mother's Day		RESPO	JINDEI	RESPONDE	PETITIONER
	Memorial Day (weekend)		PETITI			
	Father's Day		PETIT			
	July 4th		PETIT			
	Labor Day (weekend)		두두	ONER		
	Columbus Day (weekend)		<u> </u>	OIVEIN		
	Halloween		PETIT	ONER		
	Veteran's Day (weekend)			<u> </u>	PETITIONER	
	Thanksgiving Day				PETITIONER	
	Thanksgiving weekend Winter Break, first half				PETITIONER	
	Winter Break, second half				PETITIONER	
	New Year's Eve				RESPONDE	PETITIONER
	Child's birthday			**************************************		
	Mother's birthday		RESP			
	Father's birthday			IONEF		
	Breaks for year-round schools		PEIII	IONEF	DECDONDE	PETITIONER
	Summer Break, first half		DETIT	IONEF	RESPUNDE	T L I I I I O I I L I
	Summer Break, second half		PEIII	IONLI	\	
	Other (specify):					
						
	·					
			1			
				*******************************		<u> </u>
	Any three-day weekend not speci	fied above will be spent with the par	ent who w	ould non	mally have that we	ekend.
		•				
	Other (specify):					
					1	days
2	Vacations. The petitioner	respondent may take a vacation	of up to (s	specity no	umber): L	
_	weeks with the children the following number of times per year (specify).					
	of their vacation plans a minimum of (specify number): days in advance and provide the other parent with a basic timerary that includes dates of leaving and returning, destinations, flight information, and telephone numbers for emergency purposes.					
that includes dates of leaving and returning, destinations, light information, and the schedule. The other parent has (specify number): days to respond if there is a problem with the schedule.						
The State was the outside California						
		California the United States	requi	res prior '	written consent of	the other parent or
	b. Any vacation outside a court order.	Jamoina Limin the Chica States		•		

	c Other (specify):					Family Code 88 2002 3083

	FL-341(D)
_ PETITIONER: Carl Alexander Wescott	CASE NUMBER:
RESPONDENT: Monette Rosemarie Stephens	
ADDITIONAL PROVISIONS—PHYSICAL CUSTODY AT	TACHMENT
Stipulation and Order for Custody and/or Visitation of Childre	
n. rejephone/message number at nome	en's schools.
Neither parent may use such information for the purpose of harassing, annoying, or invading the other's privacy. If a parent has an address with the State of California program, no residence or work address is needed.	or disturbing the peace of the other or a's Safe at Home confidential address
 Notification of proposed move of child. Each parent must notify the other parer to any planned change in residence of the children. The notification must state, to of the children, including the county and state of the new residence. The notificatio receipt requested. 	tue extent known, the biguiter address
3. Child care	
 a. The children must not be left alone without age-appropriate supervision. b. The parents must let each other know the name, address, and phone no providers. 	umber of the children's regular child-care
4. Right of first option of child care. In the event either parent requires child care while the children are in his or her custody, the other parent must be given first oppossible, to care for the children before other arrangements are made. Unless spetthis order does not include regular child care needed when a parent is working.	DOMUNITY, WITH AS ITHEIR PROFESSION AS
5. Canceled parenting time a. If the noncustodial parent fails to arrive at the appointed time and fails to will be late, then the custodial parent need wait for only (specify number visitation canceled.	o notify the custodial parent that he or she r):15 minutes before considering the
b. In the event a noncustodial parent is unable to exercise visitation on a custodial parent at the earliest possible opportunity. The custodial parent must give the noncustodial parent as much notice	
children at reasonable times, for reasonable durations. b The scheduled phone contact between parents and the children is (spe	
7. No negative comments. Neither parent will make or allow others to make negative other parent's past or present relationships, family, or friends within hearing d	ive comments about the other parent or listance of the children.
8. No use of children as messengers. The parents will communicate directly with children and may not use the children as messengers between them.	each other on matters concerning the
narcotics, or restricted dangerous drugs (except by prescription) within (specify no periods of time with the children and may not permit any third party to do	so in the presence of the same or
10. No exposure to cigarette smoke. The children will not be exposed to secondhat of either parent.	and cigarette smoke while in the home or car Page 1 of 2

Form Approved for Optional Use Judicial Council of California FL-341(D) [Rev. January 1, 2005]

PETITIONER: Carl Alexander	Wescott	CASE NUMBER:
RESPONDENT: Monette Rosema	arie Stephens	
11. No interference with scher children during the other par	dule of other parent without that parent's consent. ent's scheduled parenting time without the other pare	Neither parent will schedule activities for the nt's prior agreement.
12. Third-party contact a. The children will h b. The children must	ave no contact with (specify name): not be left alone in the presence of (specify name):	
additional clothing b. The children will b	naintain clothing for the children so that the children do , be returned to the other parent with the clothing and of	ther belongings they had when they arrived.
homes. Using businesslike and welfare issues that aris	maintain a "log book" and make sure that the book is notes (no personal comments), parents will record in e during the time the children are with them.	
15. Terms and conditions of the needs of the children ar parent will retain a copy. If document.	order may be changed. The terms and conditions of nd parents change. Such changes will be in writing, da the parents want a change to be a court order, it mus	this order may be added to or changed as ated and signed by both parents; each t be filed with the court in the form of a court
16. Other (specify):		

	FL-341(E)
PETITIONER: Carl Alexander Wescott	CASE NUMBER:
RESPONDENT: Monette Rosemarie Stephens	
JOINT LEGAL CUSTODY ATTACHME	NT
	er After Hearing or Judgment
1. The parents will have joint legal custody of the minor children.	
 In exercising joint legal custody, the parents will share in the responsibility and confered ucation, and welfare of the children. The parents must confer in making decisions 	Off tile following matters:
 a.	ounseling or therapy
e. Participation in extracurricular activities f. Out-of-country or out-of-state travel g. Other (specify):	
In all other matters in exercising joint legal custody, the parents may act alone, as loo orders concerning the physical custody of the children. 3. If a parent does not obtain the required consent of the other parent to the decisions of the other parent to the other parent to the decisions of the other parent to the other parent	
 a. He or she may be subject to civil or criminal penalties. b. The court may change the legal and physical custody of the minor children. c. Other consequences (specify): 	
4. Special decision-making designation a. The petitioner respondent will be responsible for making issues (specify):	g decisions regarding the following
b. A Each parent will have access to the children's school, medical, and professionals who are providing services to the children.	dental records and the right to consult with
5. Health-care notification	
 Each parent must notify the other of the name and address of each the children; such notification must be made within (specify number first such treatment or examination. 	go days of the commencement of the
b. Seach parent is authorized to take any and all actions necessary to procedure including but not limited to consent to emergency surgical procedure emergency treatment must notify the other parent as soon as possi procedures or treatment administered to the children.	es or treatment. The parent authorizing such ble of the emergency situation and of all
c. Soth parents are required to administer any prescribed medications	for the children.
6. School notification. Each parent will be designated as a person the children emergency.	
7. Name. Neither parent will change the last name of the children or have a diff school, or other records without the written consent of the other parent.	erent name used on the children's medical,
8. Other (specify):	

EXHIBIT 11

	FILED
1	San Francisco County Superior Court SUPERIOR COURT OF CALIFORNIA
	AUG 1 1 2014
2	CLEAN OF THE STATE
3	BY:
4	
5	Alexander Wescott (aka Carl Wescott) Case No.: FDI-14-781666 FDV-14-810782
	Petitioner, ORDER RE: CONSOLIDATION
7	}
8	Monette Rosemarie Stephens
9	(Monette Stephens) Respondent.
10	
11	On the Court's own motion, case number FDV-14-810782 is hereby consolidated into
12	San Francisco Superior Court case number FDI-14-781666. All future filings for all of these
13	
14	matters shall be under case number FDI-14-781666.
15	
16	
17	IT IS SO ORDERED.
18	
19	Marita W. Woolard
20	Date: AUG 11 2014 PURILED W. WORDS
21	Hon. Charlotte Walter Woolard
22	Judge of Superior Court
23	
24	
25	

Case 3:17-cv-05837-WHO Document 29-3 Filed 02/16/18 Page 84 of 97

EXHIBIT 12

	FL-30
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): -Michelle L. Harris Law Office of Steven Stoltz 25 Jessie Street	FOR COURT USE ONLY
San Francisco, CA 94105 TELEPHONE NO.: 415.896.6620 FAX NO. (Optional): E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name): Monette Stephens SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Francisco STREET ADDRESS: 400 McAllister	FILED San Francisco County Superior Court
MAILING ADDRESS: CITY AND ZIP CODE: San Francisco, CA 94102	AUG 2 5 2014
BRANCH NAME: Unified Family Court PETITIONER/PLAINTIFFAlexander "Carl" Wescott RESPONDENT/DEFENDANT: Monette Stephens OTHER PARENT/PARTY:	CLERK OF THE COURT BY: Deputy Clerk
REQUEST FOR ORDER MODIFICATION Court Order Child Custody Visitation Court Order Child Support Spousal Support Other (specify): Attorney Fees and Costs House	CASE NUMBER: FDI - 14 - 781666 FDV-14 - 8101782
1. TO (name): Carl Wescott in pro per 2. A hearing on this Request for Order will be held as follows: If child custody or visitation Code section 3170 requires mediation before or at the same time as the hearing (see	on is an issue in this proceeding, Family item 7.)
b. Address of court	Room: 404
FL-155) and a blank Income and Expense Declaration (form FL-155) and a blank Income and Expense Declaration Date: 8 114 Michelle L. Harris Completed Income and Expense Declaration (form FL-155) and d. Points and an e. Other (specification of the points and an expense Declaration of the points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points and an expense Declaration (form FL-155) and d. Points	
(TYPE OR PRINT NAME) COURT ORDER	(SIGNATURE)
YOU ARE ORDERED TO APPEAR IN COURT AT THE DATE AND TIME LISTED IN REASON WHY THE ORDERS REQUESTED SHOULD NOT BE GRANTED.	NITEM 2 TO GIVE ANY LEGAL
. Time for service hearing is shortened. Service must be on or before	re (date);
Any responsive declaration must be served on or before (date):	
The parties are ordered to attend mandatory custody services as follows:	Company of the Control of the Contro
You are ordered to comply with the Temporary Emergency Court Orders (form FL-30	95) attached.
Other (specify):	
ate:	
To the person who received this Request for Order: If you wish to respond to this Re	JUDICIAL OFFICER
Responsive Declaration to Request for Order (form FL-320) and serve a copy on the before the hearing date unless the court has ordered a shorter period of time. You desponsive Declaration to Request for Order (form FL-320) or any other declaration Declaration (form FL-150) or Financial Statement (Simplified) (form FL-155).	other parties at least nine court days

Form Adopted for Mandatory Use Judicial Council of California FL-300 [Rev. July 1, 2012]

SSENTIAL FORMS

REQUEST FOR ORDER

Page 1 of 4

PETITIONER/PLAINTIFF: Alexander "Carl"	FL-300
RESPONDENT/DEFENDANT: Monette Stephens	Wescott CASE NUMBER:
OTHER PARENT/PARTY:	
	R AND SUPPORTING DECLARATION
1. CHILD CUSTODY To be ordered	pending the hearing
a. Child's name and age b. Legal custod	y to (name of person who c. Physical custody to (name of
makes decisi	ions about health, education, etc.) person with whom child will live)
	t.
d The way and the first of the	
d. As requested in form Child Custody and	d Visitation Application Attachment (form FL-311)
Children's Holiday	Abduction Prevention Orders (form FL-312) Schedule Attachment (form FL-341(C))
Additional Provision	ons—Physical Custody Attachment (form FL-341(D))
Joint Legal Custod	dy Attachment (form FL-341(E))
Other (Attachment	i 1d)
e. Modify existing order	
(1) filed on (date):	
(2) ordering (specify):	
2. CHILD VISITATION (PARENTING TIME)	☐ To be ordered pending the hearing
	Child Custody and Visitation Application Attachment (form FL-311)
(3) Uner (specify):	- Control of the cont
b. Modify existing order	
(1) filed on <i>(date)</i> : (2) ordering <i>(specify):</i>	·
(2) ordering (specify):	
 c. One or more domestic violence restraining/pro 	tective orders are now in effect. (Attach a copy of the orders if you
riave one.) The olders are from the following of	ourt or courts (specify county and state):
(1) Criminal: County/state:	(3) Juvenile: County/state:
Case No. (if known): (2) Family: County/state:	Case No. (if known);
Case No. (if known):	(4) Other: County/state: Case No. (if known):
 CHILD SUPPORT (An earnings assignment order may 	be issued.)
a. Child's name and age b. I request	support based on the c. Monthly amount requested (if not by guideline)
child supp	port guidelines \$
d [
d. Modify existing order	
(1) filed on (date):	
(2) ordering (specify):	

Notice: The court is required to order child support based on the income of both parents. It normally continues until the child is 18. You must supply the court with information about your finances by filing an *Income and Expense Declaration* (form FL-150) or a *Financial Statement (Simplified)* (form FL-155). Otherwise, the child support order will be based on information about your income that the court receives from other sources, including the other parent.

FL-300 [Rev. July 1, 2012]

REQUEST FOR ORDER

Page 2 of 4

PETITIONER/PLAINTIFF: Alexander "Carl" Wescott	FL-3
RESPONDENT/DEFENDANT: Monette Stephens OTHER PARENT/PARTY:	CASE NUMBER:
 4. SPOUSAL OR PARTNER SUPPORT (An earnings assignment order maga. Amount requested (monthly): \$ c. b. Terminate existing order (1) filed on (date): (2) ordering (specify): d. The Spousal or Partner Support Declaration Attachment (form FL partner support after judgment only) e. An Income and Expense Declaration (form FL-150) must be attached 	Modify existing order (1) filed on (date): (2) ordering (specify): L-157) is attached (for modification of spousal or
5. ATTORNEY FEES AND COSTS are requested on Request for Attorney and declaration that addresses the factors covered in that form. An Income and attached. A Supporting Declaration for Attorney Fees and Costs Order Adaddresses the factors covered in that form must also be attached.	Fees and Costs Order Attachment (form FL-319) or a
 6. PROPERTY RESTRAINT To be ordered pending the hearing a. The petitioner respondent claimant is restrained concealing, or in any way disposing of any property, real or personal, a separate, except in the usual course of business or for the necessities The applicant will be notified at least five business days before an and an accounting of such will be made to the court. b. Both parties are restrained and enjoined from cashing, borrowing changing the beneficiaries of any insurance or other coverage, included for the benefit of the parties or their minor children. c. Neither party may incur any debts or liabilities for which the other reordinary course of business or for the necessities of life. 	s of life. by proposed extraordinary expenditures, against, canceling, transferring, disposing of, or cluding life, health, automobile, and disability,
7. X PROPERTY CONTROL To be ordered pending the hearing	ary use, possession, and control of the following Barbara, CA 93110 Francisco, CA 94117
b. The petitioner respondent is ordered to make the following due while the order is in effect: Debt Amount of payment	ng payments on liens and encumbrances coming Pay to
OTHER RELIEF (specify):	
NOTE: To obtain domestic violence restraining orders, you must use (Domestic Violence Prevention) (form DV-100), Temporary Restraining DV-110), and Notice of Court Hearing (Domestic Violence) (form DV-	na Ovday (Danas At a title to a second

FL-300 [Rev. July 1, 2012]

Mourin Draws

ESSENTIAL FORMS

		FL-30
RESPONDENT/D	EMPLAINTIFF: Alexander "Carl" Wescott DEFENDANT: Monette Stephens RENT/PARTY:	CASE NUMBER:
be served	that time for service of the Request for Order and accompanying paper in o less than (specify number): days before the facts specified in item 10 or the attached	ne time set for the hearing. I need to have this
Continue Contain The Contain My greather the Contain C	NSUPPORT of orders requested and change of circumstances for any alned in the attached declaration. (You may use Attached Declaration attached declaration must not exceed 10 pages in length unless permitted from the court.) declaration is brief because I lack the eater detail. Essentially, I was an investigation at a second and attended Stanford at the age of section and attended Stanford at the age of section and attended I married him, are to have children. We married. I have the age of 41 and 46. I left my calcances to Carl.	e attorney fees for estment banker and owned irtually free and clear donsiderable assets. d in international prepof 16. He became an I was in my early 40s d three children
rai kne the Car • t Cen and I w	ew years ago, Carl's investor partners lure to materialize promises. The laws w of Carl's breaches of fiduciary duty. financial ruin, we filed bankruptcy. I told people he lived in Honduras and he bankruptcy court. He travels extensitral America because he claims to be is selling coffee. Yes, when I am able to ill address the issues of hidden assets aches of fiduciary duty.	suits were the first I In an effort to avert Ouring that proceeding ceased involvement in ively to Asia and involved with buying
acco in o My	en our bankruptcy he cannot allegedly counts. That said, in March he stipulate child support. He has since failed to job efforts are rigorous but I remain uhave contract work in Santa Barbara.	ed to \$15,000 per month
are excl San	h the Santa Barbara and our Ashbury San in foreclosure. I ask the court to awa lusive use, possession and control, so Francisco residence with our three ele and use the Santa Barbara residence u	ard me temporary, that I may occupy the mentary age boys and
I declare under pen	alty of perjury under the laws of the State of California that the foregoi	ing is true and correct.
Date: 7/25/	14	
Monette Ste		Hacred



Requests for Accommodations

(TYPE OR PRINT NAME)

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the proceeding. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (form MC-410). (Civil Code, § 54.8.)

FL-300 [Rev. July 1, 2012] Murtin Dean's J Essential Forms™

(SIGNATURE OF APPLICANT)

				FL-30
RESH	TIDONE PLAINUFF, Alexander "Car MUENTOX FENDANT, Monotte Scephe THER PARENT PARTY	rl" Wescott ins	Сан опричн.	And the second s
	I request that time for service of the <i>Flequest fa</i> be served no less than <i>(specify number)</i> order chortening time because of the facts spric	ed avaids	fore the time set for the heanne. I n	e documents may (and to have the)
19. 🔯	FACIS IN SUPPORT of orders required and c [] Contained in the attached declaration (You The attached aeclaration must not exceed obtained from the court.) My declaration is brief greater detail. Essentis the Carol Avenue Santa B before marriage to Petit Respondent, herein after schools and attended Statin vestment prodigy. When cager to have children, between the age of 41 and finances to Carl.	may use Atached Oeds 10 pages in length unless because (lack lly, T was an Gubara propert ioner. I also "Carl" was re nford at the a n I mairied hi We mairied. 1	water (form MC-081) for this purper permission to file a languar declarate investment banker are y virtually free and a had considerable as isod in international declarations are of 16. He became in T was in my carly had three children	non has been for the owner of the owner
	A few years ago, Carl's Sailure to materialize p knew of Carl's breaches the financial rule, we to Carl told people he lived the bankruptcy court. I Central America because land solling coffee. Yes, I will address the issues breaches of fidentary descriptions.	romises. The of fliduciary diled bankrupto din Honduras He travels exthe claims to book of hidden as	Lawsuith were the fi uty. In an effort t y. Ouring that proce and deaxed involveme choively to Asia and o involved with buy o to collect more in	rst 1 in avort ending ent in i
	Given our bankruptcy he caccounts. That said, in the in child support. He has My job efforts are rigord may have contract work is	March he otipu Gince failed Ous but I rema	iated to \$15,000 per to make these payme in bacmployed, thoug	ots.
	Noth the Santa Barbara ar are in foreclosure. I as exclusive use, possession San Francisco residence we rent and use the Santa Ba	k the court to A and control, with our three	Award me temperary, so that I may decop elementary age boys	y the
déclam Date	under penalty of perjury under the laws of the St	late of California that the	toregologilo true and correct	
		. 17		
donet	ie Sterbenz	and the state of t		_x/=544_
	HYPT CHEPPINT MAKE:		CHANTELL OF MATTING	8 8

Requests for Accommodations

Assistive listoning systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the processing. Contact the ribrik's office or go to www.courts.ca.gov/torms.tor Request for Accommodations by Persons With Disabilities and Response form MC-416). (Civil Code, § 54.8.)

REQUEST FOR ORDER

This is a fillable form which means that you may use your keyboard to complete the fields on this form. Use the TAB key to move between fields. What you type into this form cannot be saved, threfore, use the Print button at the bottom of the last page to make a copy for signing and/or saving. To assure your own privacy, click on the Clear Form button before leaving this screen to remove all data you entered onto the form. SFUFC Form 11.17 FOR COURT UNE ATTORNEY FOR PARTY WITHOUT ATTORNEY (Name and Address) Telephone Np.: CARC WET LOH WWW 22 2014 MK OF THE COURT ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN FRANCISCO 400 MC Allester STREET ADDRESS: SM FRANCISCO, CA MAILING ADDRESS: CITY AND ZIP CODE:

CASE NUMBER:

NOTICE OF NATURE AND AVAILABILITY OF ALTERNATIVE DISPUTE RESOLUTION METHODS IN FAMILY LAW MATTERS

BRANCH NAME:

PLAINTIFF/PETTTIONER:

DEFENDANT/RESPONDENT:

A. Superior Court and Family Law Department Policy Recommending Use of Alternative Dispute Resolution Methods in Family Law Matters

The San Francisco Superior Court and its Family Law Department strongly recommend the use of alternative dispute resolution methods in family law matters. This Notice is intended to inform parties and counsel about the nature and availability of such methods. All parties and all counsel in such matters must file and serve a signed copy of this Notice in the manner prescribed in Rule 11.17 of these Rules.

The term "alternative dispute resolution" (sometimes called "ADR") refers generally to methods of resolving disputes without going through formal adversarial court proceedings. Although there are several methods of ADR, the two methods to which this Notice applies are mediation and collaborative law (also called collaborative divorce and collaborative practice).

Mediation and collaborative law can be used at any point in a family law proceeding to resolve disputes about property division, child support, spousal support, child custody, parenting plans, and many other family law issues. Mediation and collaborative law can save time and money and can greatly increase parties' satisfaction with the outcome of their case. Rule 11.17(A) of these Rules states the policy of the San Francisco Superior Court as follows:

"The Superior Court of the County of San Francisco and its Family Law Department strongly encourage the resolution of family law matters through the use of alternative dispute resolution procedures. The Court and the Department recognize

PLAINTIFF/PETITIONER:	CAPL	WES LOTT.	CASE NUMBER:
DEFENDANT/RESPONDENT:	monel	k Stephens	

that formal adversarial litigation in family law is expensive, time-consuming, and often emotionally destructive for parties and their children. The Court and the Department further-recognize-that alternative-dispute-resolution-procedures-can-help-parties-avoid—these undesirable aspects of family law litigation. Accordingly, in an effort to reduce hostility between the parties, facilitate early resolution of issues, minimize expense, and maximize the opportunity for parties to reach mutually satisfactory agreements, the Court and the Department institute this Rule 11.17 supporting and promoting alternative dispute resolution procedures in family law cases."

The Superior Court strongly encourages the use of mediation and collaborative law in family law matters but does not favor any particular form of ADR. Other forms of ADR, including arbitration, court-supervised settlement conferences, and judicial case management are referenced in Rule 11 of these Rules. For purposes of mediation and collaborative law the Court does not endorse any particular attorney or group provider, nor does the Court guarantee the outcome or cost in any particular case.

B. Description and Availability of Mediation and Collaborative Law in Family Law Matters

1. Mediation

Mediation is a voluntary process. In mediation a neutral attorney called a "mediator" meets with the parties together, or with the parties and their attorneys, to assist them in reaching an agreement. The mediator facilitates communication between the participants, clarifies issues, explores each party's needs and interests, and helps the participants consider options for settlement.

In mediation the parties may resolve a single issue or the entire case. The agreements reached in mediation are not limited by the results available under the law, so mediated solutions can more easily accommodate the circumstances of individual cases. An agreement reached in mediation is binding once it is signed and later it generally becomes a court order. A party cannot be forced to accept a decision in mediation, and participating in mediation does not affect a party's right to a court hearing. If an agreement is not reached a party may continue through the court system.

Mediation is private and confidential. The sessions are conducted in the mediator's office. Anything spoken or written during mediation by any of the participants is confidential and may not be disclosed to the Court or any other person without the consent of the participants.

PLAINTIFF/PETITIONER:	P	CASE NUMBER:	7
DEFENDANT/RESPONDENT:		·	

The Court encourages the use of mediation and collaborative practice to resolve child custody and parenting plan issues. However, where such issues are not resolved by mediation, collaborative practice, or other forms of alternative-dispute-resolution, before any such dispute is submitted to a judicial officer for determination, California law requires the disputing parties to conduct child custody mediation with the Office of Family Court Services of the Superior Court. This mediation is conducted under the supervision of the Court, is limited to child custody and parenting issues, and does not address property, support, or other financial questions.

The undersigned certifies that s/he has r County Local Rule 11.17.	ead this Notice In compliance with San Francisco
Date: 5/18/20/4	Date:
Signature of Petitioner	Signature of Respondent
Attorney Certification of compliance with	San Francisco County Local Rule 11.17:
Date:	Date:
	e e e e e e e e e e e e e e e e e e e
Signature of Attorney for Petitioner	Signature of Attorney for Respondent

Print Form

Clear Form

PLAINTIFF/PETITIONER:	CARC WESCOTT	CASE NUMBER:
DEFENDANT/RESPONDENT:	monete Stephens	

There are several ways to find out more about mediation, including costs, and to locate a mediator. The San Francisco Superior Court maintains a list of court-approved mediators, including family law mediators, on the Court Website at www.sfgov.org/courts. The Superior Court information telephone number is 415-551-4000. The Bar Association of San Francisco also maintains a list of mediators, including family law mediators, on its Website at www.sfbar.org. The Bar Association information telephone number is 415-982-1600.

2. Collaborative Practice

In collaborative practice each party has a private lawyer. Both parties and both lawyers make a formal commitment not to initiate or engage in any type of litigation or adversarial proceedings. There is no neutral mediator. The parties and lawyers hold a series of four-way meetings designed to develop information and to find solutions to the problems presented in each individual case. The lawyers in collaborative practice, who are referred to as "collaborative counsel", work together with the parties to enhance communication between the parties, clarify issues, identify the parties' needs, goals, and interests, and develop options for resolution of issues. Often, collaborative counsel help the parties assemble a team of professionals specially suited to address the parties' unique issues. The team may include mental health professionals who serve as divorce "coaches" for the parties, child specialists, financial specialists and vocational experts. Problem-solving in a collaborative divorce is not limited to the results available under the law, so that collaborative divorce offers a broader and more flexible approach to dispute resolution than traditional litigation can provide.

An agreement reached in collaborative practice is binding once it is signed and later it generally becomes a court order. Also collaborative practice, like mediation, is private and confidential. The parties agree at the outset that all spoken and written communication is confidential and cannot be disclosed to the court or any other person unless the participants consent.

To find more information and to locate attorneys and other professionals who are trained in the collaborative process and maintain collaborative practices, parties can consult the Website for Collaborative Practice San Francisco at www.collaborativepracticesanfrancisco.com.

C. Mediation and Collaborative Practice Inapplicable In Certain Situations

Mediation and collaborative practice are most useful when parties are able to communicate and solve problems without fear or intimidation. For this reason these methods may not be appropriate when parties have a history of domestic violence.

EXHIBIT 13

•			17/19 @ MC-05
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name			FOR COURT USE ONLY
Terry A. Szucsko (Bar # 25 Lyovich, Volchegursky & Szu			15 C
260 California Street, Suite 10	the contract of the contract o		40
San Francisco, CA 94111			
TELEPHONE NO.: (415) 392-256	0 FAX NO. (Optional): (415) 391	-4060	
E-MAIL ADDRESS (Optional): terry@lvslawg			
ATTORNEY FOR (Name): Monette R. Ste	ephens, Respondent	____	LED
SUPERIOR COURT OF CALIFORNIA, C		CO San	Francisco County Superior Court
STREET ADDRESS: 400 McAllister MAILING ADDRESS: 400 McAllister			DEC 1 2 2014
CITY AND ZIP CODE: San Francisco			DEC 12 2014
BRANCH NAME: Unified Family		C	LERK OF THE COURT
CASE NAME:		EX.	Jame /ay
Carl A	A. Wescott v. Monette R. S	tephens	Deputy Clerk
SUBSTITUTIO	N OF ATTORNEY—CIVIL	C	ASE NUMBER:
(With	out Court Order)		FDI-14-781666
THE COURT AND ALL PARTIES ARI	F NOTIFIED THAT (name):	Monette Stephens	makes the following substitution
1. Former legal representative		Attorney (name): Mi	
2. New legal representative		Attorney (hame). [VII	chene L. nams
a. Name: Terry A. Szucsko	b. S	State Bar No. <i>(if applicab</i>	le): 258096
c. Address (number, street, city, Zi	!P, and law firm name, if applicat	ole): Lvovich, Volche	gursky & Szucsko, P.C.
		260 California S	· ·
d Talanhama Na <i>(institut</i> a ausa as	de): (41.5): 202. 25.0	San Francisco, C	CA 94111
d. Telephone No. (include area cor3. The party making this substitution in		endant petitioner	T room and and the vice action
5. The party making this substitution is	s a plaintill dele	endant petitioner	X respondent other (specify)
*NOTICE	TO PARTIES APPLYING TO F	REPRESENT THEMSEL	.VES
• Guardian	Personal Representative	• Guardian ad	d litare
• Conservator	Probate fiduciary	• Unincorpor	
• Trustee	Corporation	association	
If you are applying as one of the r	parties on this list, you may NC	OT act as your own atto	orney in most cases. Use this form
			YING TO REPRESENT YOURSELF.
	NOTICE TO PARTIES WIT	HOUT ATTORNEYS	
	ing himself or herself may wis		
timely and approp	oriate action in this case may r	esult in serious legal c	onsequences.
4. I consent to this substitution.	**************************************	T - 31 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
Date: Monette R. Stepl	hans .	See	Fax Signature
(TYPE OR PRINT NAM	······································		(SIGNATURE OF PARTY)
5. X I consent to this substitution	i.		
Date:		N Soc	For Ciamotara
Michelle L. Har			e Fax Signature
	1	(SIGIV	ATURE OF FORMER ATTORNEY)
6. X I consent to this substitution.)
Date: \Z Z Y	1		<i>)</i>
' Terry A. Szucs		M / W /	
(TYPE OR PRINT NAM	(Soo roverse for proof of s		SNATURE OF NEW ATTORNEY)

Form Adopted For Mandatory Use Judicial Council of California MC-050 [Rev. January 1, 2009]

SUBSTITUTION OF ATTORNEY—CIVIL (Without Court Order)

Code of Civil Procedure, §§ 284(1), 285; Cal. Rules of Court, rule 3.1362 www.courtinfo.ca.gov

	oicnegursky & S. mia Street, Suite I			
	sco. CA 94111	(CA) 1		
		560 (415) 391-40)(n)	
Selffag, A. Calada Antolista and a selection	one terry <i>a</i> lyslav	vgroup.com Stephens, Respondent		
	WE SHERRING AND ADDRESS OF STREET AND ADDRESS OF STREET	COUNTY OF SAN FRANCISCO	and property and the boundary to the second state of 1.11% and 1.1	
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	west miffed Fami	IIV COURT		
CASE N.		A. Wescott v. Monette R. Ster	phens	an a yan - w toknocisti
		ION OF ATTORNEY—CIVIL thout Court Order)	EDI-14-781660	aphanogapi maja 223 755 mbana 17
THE COURT A	IND ALL PARTIES A	RE NOTIFIED THAT (name)	Monette Stephens - hakes the following subs	atitution
~	al representative	Party represented self [N]. Party is representing self [N].	Attorney (name) Michelle L. Harris Attorney	
a. Name [erry A. Szuesko	b State	a Bar No. <i>ut applicable)</i> : 258096	
c Address	(number street.city	ZIP and law firm name, if applicable)	Lyovich, Volchegursky & Szucsko, P.C.	
			260 California Street, Suite 1001	
d Talention	us Nov. unobuda area r	code: (4)5)392-2560	San Francisco, CA 94111	
			ant \mathbb{R}_+ petitioner $\mathbb{R}_+ \setminus \mathbb{R}_+$ respondent $\mathbb{R}_+ \setminus \mathbb{R}_+$ other (s	pecify).
				-
		CE TO PARTIES APPLYING TO REP		
	NOTIC	CE TO PARTIES APPLYING TO REP • Personal Representative	RESENT THEMSELVES • Guardian ad litem	-
	NOTIC Guardian Conservator	CE TO PARTIES APPLYING TO REP • Personal Representative • Probate fiduciary	RESENT THEMSELVES • Guardian ad litem • Unincorporated	
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SUBSTITUTION OF ATTORNEY—CIVIL

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CASE NAME:		CASE NUMBER:
	Carl A. Wescott v. Monette R. Stephens	FDI-14-781666

PROOF OF SERVICE BY MAIL Substitution of Attorney—Civil

Instructions: After having all parties served by mail with the Substitution of Attorney—Civil, have the person who mailed the document complete this Proof of Service by Mail. An unsigned copy of the Proof of Service by Mail should be completed and served with the document. Give the Substitution of Attorney-Civil and the completed Proof of Service by Mail to the clerk for filing. If you are representing yourself, someone else must mail these papers and sign the Proof of Service by Mail.

1. I am over the age of 18 and not a party to this cause. I am a resident of or employed in the county where the mailing occurred. My residence or business address is (specify): 260 California Street, Suite 1001

San Francisco, CA 94111

- 2. I served the Substitution of Attorney—Civil by enclosing a true copy in a sealed envelope addressed to each person whose name and address is shown below and depositing the envelope in the United States mail with the postage fully prepaid.
 - (1) Date of mailing: December 12, 2014
- (2) Place of mailing (city and state): San Francisco, CA

3. I declare under penalty of perjury under	the laws of the State of Calli	ornia that the foregoing is true and correct.
Date: December 12, 2014		1 / 12 2
Tianna Olayon (TYPE OR PRINT NAME)		(SIGNATURE)
NAME AND AD	DRESS OF EACH PERSON	TO WHOM NOTICE WAS MAILED
4. a. Name of person served:	Carl A. Wescott	

- b. Address (number, street, city, and ZIP): P.O. Box 191273 San Francisco, CA 94119 c. Name of person served: d. Address (number, street, city, and ZIP):
 - e. Name of person served:
 - f. Address (number, street, city, and ZIP):
 - g. Name of person served:
 - h. Address (number, street, city, and ZIP):
 - i. Name of person served:
 - j. Address (number, street, city, and ZIP):

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